

Mr. Charles A. Syrus Jr
1025 NW 86th Street, Apt. 101
Oklahoma City, Oklahoma 73114

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IN THE UNITED STATES
DISTRICT COURT FOR THE WESTERN
DISTRICT OF OKLAHOMA

CHARLES A. SYRUS JR.
PLAINTIFF (PLS)
COMPLAINANT (COMP)

v.

ALL ILLEGAL (RICO)
DEFENDANTS (DEFS)

CASE NO^{ES}.
CIV-12-678 D
CIV-19-504 D

(PLS
SELF INCRIMINATION

PG-1-13

TO : THE HONORABLE
TIMOTHY DEGIUSTO
UNITED STATES CHIEF
JUSTICE

FROM (PLS): CHARLES A. SYRUS JR:
DATE : THUR DECEMBER 9, 2021
4:02 AM
SUBJECT : 534 COUNTS (FRAUD-PERJURY)
13.350 YEARS IN PRISON

JUSTICE DEGIUSTO,

I WANT
TO TURN MYSELF IN TO YOU
FOR INCARCERATION HUMILIATION
FOR LYING TO YOU &
THE ENTIRE UNITED STATES
FEDERAL GOVERNMENT JUDICIAL
SYSTEM MUNICIPAL
ADMINISTRATIONS OF JUSTICE
IMPARTIAL REPUTATIONS.

EVERY TIME I FIX MY LIPS &
TONGUE TESTIFYING SAYING

: " ALL (DETS) ENTRYS WAS NOT
LEGALLY-LAWFULLY OR CONSTITUTIONALLY
[SERVED] NO DUE PROCESS,
NO SUMMONS,
OVERNIGHT AT 1ST LIGHT
FROM : THUR 4:30 PM 6-14-2012
TO : FRI 8:30 AM 6-15-2012

PG
2
07
13

PERJURY -

THAT WAS A LIE CLEARLY VIEWED &
SEEN ON FEDERAL DOCKET

CASE # CIV-12-678 D

ALL (DET)S ENTRYS [IS] -
[MADE] ABOVE THE LAW
WITHOUT BEING [SERVED]
NO DUE PROCESS.

(PL)S NEEDED TO BE IN PRISON
WITH MORE THAN 534 COUNTS
OF PERJURY ALONE, FOR LYING, &
MISLEADING THE ENTIRE JUDICIAL
SYSTEM IMPARTIAL REPUTATIONS,
AND IF (PL)S GO TO PRISON &
FACE 2-670 YEARS ALL (DET)S
HAVE TO GO TO PRISON TOO, -
BECAUSE IF ALL (DET)S
ILLEGAL (RICO) GROUPS WAS ON
THE WITNESS STAND, TESTIFYING -
ON A FEDERAL LEVEL,
AS A MATTER OF LAW, WITH
ADMINISTERED SWEARN OATHS, "LAW FIRMS &
ALL 97-8 BILLION ALL PRO SPORTS AND
ENTERTAINERS WILL TELL THIS
COURT "THEY WAS NOT [SERVED]
WITH NO DUE PROCESS
LEGALLY OR LAWFULLY,
OVERNIGHT AT 1ST LIGHT &
(PL)S HAS BEEN FIGHTING
CASE # CIV-12-678 D WITH NO DUE PROCESS."

PERJURY -

THAT WILL BE A LIE & ALL WILL
HAVE TO GO TO PRISON, BECAUSE
ALL (DEFS) ENTRYS HAD TO BE
SERVED, FEDERAL DOCKET
CASE # CIV-12-678 D

1. ALL (DEFS) [MADE] ENTRYS
2. ALL (DEFS) [MADE] APPEARANCES
3. ALL (DEFS) FILED OBJECTION

IN THE DEPUTY COURT CLERKS OFFICE
OVERNIGHT AT 1ST LIGHT
BEFORE EVERY IMPARTIAL
UNITED STATES CHIEF JUSTICE,
UNITED STATES JUSTICE,
UNITED STATES MAGISTRATE JUSTICE,
[ESP] BEFORE THE JUDGE
RANDOMLY CHOSEN BY DEPUTY
COURT CLERK IMPARTIAL
JUDICIAL COMPUTER, AT 4:44 PM,

ALL (DEFS) [MADE] ENTRYS
THROUGH JUDICIAL TECHNOLOGY
LEAKAGES, & USED ACCESS READY
CASE # CIV-12-678 D HACKED -
STOLEN - EMBEZZLED OFF
DEPUTY CLERK & JUDICIAL OFFICE
COMPUTERS - PASS WORDS - PASS CODES
ACCESS CODES USING DEVICES & MACHINES
IN THIS FEDERAL COURT OF LAW
WITH GENETIC DNA FINGER PRINTS

PERJURY -

ON THE FRONT DOOR OF THE
WESTERN DISTRICT OF OKLAHOMA [ESP]
THE ENTIRE JUDICIAL SYSTEM
COMPUTERS, WHEN ALL JUSTICES
ACCESS CASE # CIV-12-628 D & SEE
ALL (DEF)'S ENTRYS [MADE] ABOVE THE LAW,
(WITH ALL IMPARTIALITYS & JUSTICES
UNDER THE LAW).

ALL (DEF)'S ENTRYS WANTED TO CAUSE
(PL)'S INTENTIONAL INFILCTION
OF EMOTIONAL & MENTAL DISTRESS
WITH 9 1/2 YEARS OF SUFFERINGS
USING JUDICIAL TECHNOLOGY LEAKS
WHILE (PL)'S WAS CARING FOR
THE BEST INTEREST OF MY WIFE
TRYING TO STAY ALIVE.

ALL (DEF)'S ENTRYS CAUSED (PL)'S
TO RECORD A CONVERSATION
WITH (PL)'S & U.S. MARSHALL
DEC 24, 2019 UNDERMINING
MARSHALL'S ADDRESSING A
SPECIAL APPEARANCE (S.A.),
I STILL HAVE CONVERSATION ON
MY CELL PHONE,

BUT I WILL
WRITE THE CONVERSATION DOWN.

PERJURY -

(PL)s UPON ENTERING LOBBY -

MARSHALL : "Hello"

(PL)s : Hi, How ARE YOU -

MARSHALL : AIRPORT

(PL)s : I WAS COMING IN TO
SEE IF I CAN GO
UPSTAIRS & SPEAK WITH
ONE OF THE JUDGES &
PROBABLY HAVE A
SPECIAL APPEARANCE (S.A.)
TODAY.

MARSHALL : THERE'S NOBODY HERE

(PL)s : "THERE'S NO ONE HERE,
I CALLED THE COURT CLERK
OFFICE TODAY ABOUT 11:30
& ASK WAS THEY OPEN &
SHE TOLD ME YEA,MARSHALL : "THEIR OPEN,
THE CLERKS OFFICE IS
OPEN,

(PL)s : "OH"

MARSHALL : "THERE'S NO COURT TODAY"

(PL)s : "OH- THERE'S NO COURT
TODAY?"BACKGROUND
MARSHALL : NO THEY ALL STAYED HOME(PL)s : "SO WHEN IS THE COURTS,
WHEN IS THE JUDGES
GOING TO BE BACK?"

PERJURY -

MARSHALL : " THEY WONT DO THAT ANYWAY,

(PLS) : " THEY WONT WHAT ? "

MARSHALL : " THEY WONT SEE YOU SPONTANEOUSLY "

(PLS) : " OH - THEY WONT ? "
THEY WONT LET ME HAVE
A SPECIAL APPEARANCE
(S.A.) ? "

MARSHALL : " NO - I DONT KNOW
WHAT YOU WANT TO TALK
ABOUT BUT ; "

(PLS) : " ABOUT A UP COMING
CASE "

MARSHALL : " NO THEY WONT TALK
TO YOU "

BACKGROUND : " THEY DONT TALK TO
CITIZEN'S "

MARSHALL : " YOU HAVE TO TALK TO
YOUR LAWYER, YOU HAVE
A LAWYER ? "

(PLS) : " NO I'M GOING TO BE
REPRESENTING MYSELF "

MARSHALL : " OK, WELL THEY WONT
TALK, [ESP] THEN, THEIR
NOT GOING TO TALK TO
YOU "

(PLS) : " WHY IS IT A CRIME ? "

MARSHALL : " YOU HAVE TO WAIT FOR
YOUR COURT DATE "

PERJURY -

(PLs) : "I WANT TO TALK TO THE COURTS BEFORE I GET A COURT DATE"

MARSHALL : "IT HAS TO BE A FEDERAL CASE"

(PLs) : "IT'S GONNA BE A FEDERAL CASE"

MARSHALL : INAUDIBLE - - -

(PLs) : "NO I'M GONNA TO REPRESENT MYSELF"

MARSHALL : "THE ONLYTHING I KNOW YOU CAN DO IS TALK TO THE CLERK IN THERE & SEE WHAT THEY CAN TELL YOU"

(PLs) : "IS IT A CRIME TO TALK TO THE JUDGE, TO HAVE A SPECIAL APPEARANCE (S.A.)?"

MARSHALL : "NO IT'S NOT A CRIME, THE WAY THEY LOOK AT IT, THEY GOT TO BE FAIR & IMPARTIAL & THEY CAN'T DISCUSS IT WITH YOU [ESP] IF YOUR GOING TO GO BEFORE THEM"

(PLs) : "IS THE CHIEF JUDGE MR. JOE HEDDON STILL HERE?"

PERJURY -

MARSHALL : "YEA, HE'S NOT CHIEF JUDGE ANYMORE, BUT HE'S STILL HERE"

(PLs) : "HE'S JUST A JUDGE?"

MARSHALL : "HE'S STILL A FEDERAL JUDGE"

(PLs) : "OK" WHO'S THE CHIEF JUDGE NOW?"

MARSHALL : "THEY WONT TALK TO YOU IF YOU HAVE A CASE SCHEDULED BEFORE THEM, HE'S NOT GOING TO TALK TO YOU BEFORE THAT DATE"

(PLs) : "OK" I JUST WANTED TO HAVE ONE SO I DONT WASTE THE U.S. MARSHALL, COURT CLERK OR JUDGE'S TIME, I JUST WANTED TO SEE IF I COULD TALK TO THEM ABOUT THE CASE & IF IT HAD MERITS, THEY'LL LET ME PROCEED"

MARSHALL : "THEY DONT WANT TO LOOK LIKE THEY'RE ON ONE SIDE OR THE OTHER" "JUDGES DONT DO THAT"

(PLs) : "BUT THEY DID DO THAT, THEY DID THAT ALREADY WITH THE (DETS) BEFORE, WHO I WAS GOING AGAINST

PERJURY -

(PLS) : "I WAS GOING AGAINST THE NATIONAL BASKETBALL ASSOCIATION & THEY WENT IN THERE & HAD A SPECIAL APPEARANCE & THAT'S WHY I WANT TO HAVE ONE"

MARSHALL : "WE'LL LET YOU IN, & YOU CAN BE INSIDE THE CLERKS OFFICE, BUT YOU'RE NOT GOING TO BE ABLE TO SEE A JUDGE TODAY"

(PLS) : "I CAN COME BACK, WHEN IS THE COURT GOING TO BE OPEN?"

MARSHALL : "THEY'LL BE OPEN ON THE 26TH,"

(PLS) : THAT'S THURSDAY?
WHAT'S YOUR NAME?

MARSHALL : "WAISH"

(PLS) : "IS THAT OFFICER WAISH OR MARSHALL WAISH?"

MARSHALL : "MARSHALL WAISH"

(PLS) : "I'LL JUST COME BACK, WHAT'S A GOOD TIME TO COME BACK?"

MARSHALL : "THE CLERK OPEN UP AT 8:30"

(PLS) : "OK, I'LL COME BACK THUR AT 8:30"

PERJURY -

MARSHALL : "OK THAT WILL BE FINE"
(PLs) : "THANK - YOU"

(PLs) EXIT -

IN JANUARY 2020 FEELING BOLD
I TRIED TO TURN MYSELF IN
TO THE F.B.I. & TOLD THEM
WHAT I DID & GAVE IT TO
THEM IN WRITING, THE F.B.I.
SAID THEY NOT GOING TO ARREST
ME BECAUSE I HAD NO WARRANTS,

IN JANUARY, I TRIED TO TURN
MYSELF IN TO THE UNITED STATES
MARSHALL'S & TOLD THEM WHAT I
DID & THEY WROTE MY NAME -
ADDRESS & PHONE NUMBER DOWN &
SAID THEY WOULD CALL ME, IF THEY
NEEDED ME TO COME BACK IN,
THEY NEVER CALLED,

I WANT TO TURN MYSELF IN TO
JUSTICE DEPARTMENT FOR MAKING
PERJURIED STATEMENTS ON A
FEDERAL LEVEL BECAUSE OF LIES,
ALL (DET)S WAS [SERVED] THROUGH
JUDICIAL TECHNOLOGY LEAKAGES,
ILLEGALLY, WRONGFULLY, BUT (DET)S
WAS [SERVED] & [MADE] ONERS.

APPLICANT

SIGNATURE OF PERSON FINGERPRINTED
*CHARLES A. SYRUS JR.*RESIDENCE OF PERSON FINGERPRINTED
1025 NW 86th APT 101DATE 03/19/2019 | SIGNATURE OF OFFICER TAKING FINGERPRINTS
Willa Young

EMPLOYER AND ADDRESS

REASON FINGERPRINTED
8000 IDENTIFICATION PURPOSESTYPE OR PRINT ALL INFORMATION IN BLACK
LAST NAME SYRUS FIRST NAME CHARLES ALLEN JR MIDDLE NAME

FBI LEAVE BLANK

ALIASES AKA

ORI OK0550000

DATE OF BIRTH DOB
Month Day Year
02/11/1961

CITIZENSHIP CTZ

SEX RACE HGT. WGT. EYES HAIR

US

M

B

509

180

BRO

BLK

PLACE OF BIRTH POB

KS

YOUR NO. OCA

LEAVE BLANK

FBI NO. FBI

CLASS

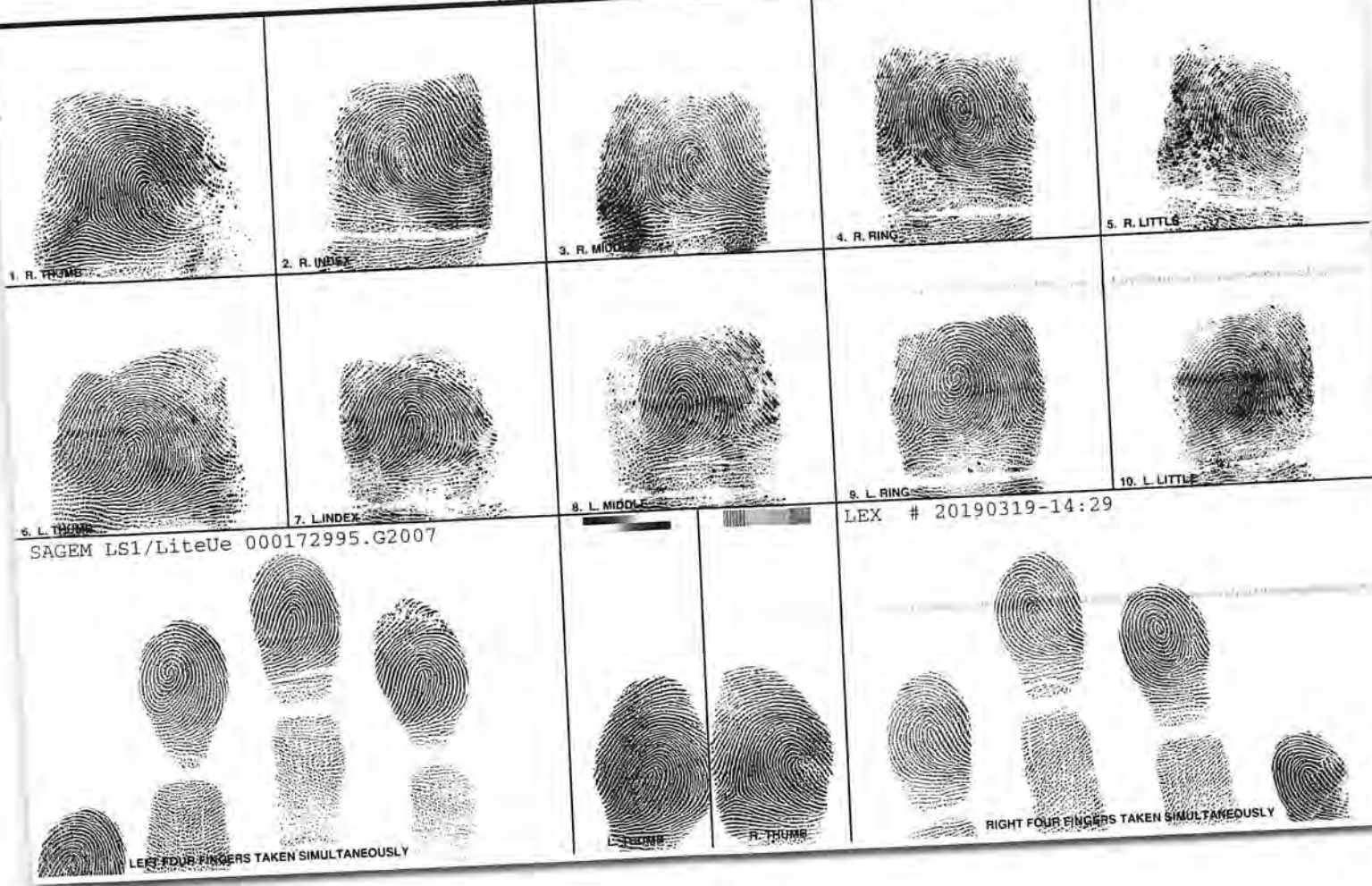
ARMED FORCES NO. MNU

REF.

SOCIAL SECURITY NO. SOC

521-06-1599

MISCELLANEOUS NO. MNU



OKLAHOMA COUNTY BACKGROUND CHECK

201 North Shartel – Oklahoma City, Oklahoma 73102 – 405-713-1915 Fax 405-713-1994

OKLAHOMA COUNTY SHERIFF'S OFFICE



P.D Taylor, Sheriff

"Serving the Citizens of Oklahoma County"

Criminal Records Check

General Information							
Name	Last	First	Middle	Jr./Sr			
CHARLES	SYRUS	JR.	CHARLES	ALLEN	<input checked="" type="checkbox"/>		
Maiden/ Alias	Last	First	Middle	Jr./Sr			
WEEK NAMES	JUNE-BUG						
Sex	Date Of Birth	Social Security			Race		
MALE	2-11-61	521-06-1599			BIK		
Address	Street/P.O. Box	City	State	Zip Code			
1025 NW 86 th ST # APT (01) OKC, OK					73114		
Entry Type	<input checked="" type="checkbox"/>	State	Purpose for	<input checked="" type="checkbox"/>	Employment	<input checked="" type="checkbox"/>	Licensing
	<input type="checkbox"/>	Federal	Request	<input type="checkbox"/>	Volunteer	<input type="checkbox"/>	Other
	<input type="checkbox"/>	County	(Specify)-				(Specify)

- Record See Attached
- No Record

Oklahoma County Sheriff's Office
201 N. Shartel
Oklahoma City, OK 73102
ATTN: Records Division

OKLAHOMA COUNTY SHERIFF'S OFFICE
201 N. Shennel
Oklahoma City, OK 73102
ATTN: Records Division

STATE OF OKLAHOMA
CERTIFICATE OF DEATH

STATE FILE NUMBER

2014-014692

1. DECEASED'S LEGAL NAME (First, Middle, Last, Suffix) ANNETTA FAYE SYRUS						1a. LAST NAME PRIOR TO FIRST MARRIAGE	2 SEX FEMALE
3. SOCIAL SECURITY NUMBER 444-70-8066	4. EVER IN US ARMED FORCES? NO	5a. AGE-Last birthday (years) 45	5b. UNDER 1 YEAR Months	5c. UNDER 1 DAY Days	Minutes	6. DATE OF BIRTH (Mo/Day/Yr) FEBRUARY 14, 1969	
7. BIRTHPLACE (City and State or Foreign Country) OKLAHOMA CITY, OKLAHOMA		8a. RESIDENCE-State OKLAHOMA	8b. RESIDENCE-County OKLAHOMA	8c. RESIDENCE-City or Town OKLAHOMA CITY		8d. RESIDENCE-Zip Code 73114	
8e. RESIDENCE-Inside City Limits? YES		8f. RESIDENCE-Street and Number 1025 NW 86TH ST			8g. RESIDENCE-Apt. Number 101		
9. MARITAL STATUS AT TIME OF DEATH <input checked="" type="checkbox"/> Married <input type="checkbox"/> Never Married <input type="checkbox"/> Widowed <input type="checkbox"/> Divorced <input type="checkbox"/> Married, but separated <input type="checkbox"/> Unknown						10. SURVIVING SPOUSE'S NAME (If wife, give name prior to first marriage) CHARLES ALLEN SYRUS	
11. FATHER'S NAME (First, Middle, Last) CLAUDE BOWIE						12. MOTHER'S NAME PRIOR TO FIRST MARRIAGE (First, Middle, Last) GLENDA WILLIAMS	
13. DECEASED OF HISPANIC ORIGIN? NO, NOT SPANISH/HISPANIC/LATINO		14. DECEASED'S RACE BLACK OR AFRICAN AMERICAN			15. DECEASED'S EDUCATION HIGH SCHOOL GRADUATE OR GED COMPLETED		
16. DECEASED'S USUAL OCCUPATION (Indicate type of work done during most of working life. DO NOT USE RETIRED.) STOCKER						17. KIND OF BUSINESS / INDUSTRY WAL-MART	
18a. INFORMANT'S NAME CHARLES ALLEN SYRUS		18b. RELATIONSHIP TO DECEASED HUSBAND	18c. MAILING ADDRESS (Street and Number, City, State, Zip Code) 1025 NW 86TH ST 101, OKLAHOMA CITY, OKLAHOMA 73114			19. METHOD OF DISPOSITION: <input type="checkbox"/> Burial <input checked="" type="checkbox"/> Cremation <input type="checkbox"/> Donation <input type="checkbox"/> Embalming <input type="checkbox"/> Removal from state <input type="checkbox"/> Other (specify)	
20. PLACE OF DISPOSITION (Name of cemetery, crematory, other place) OKLAHOMA MORTUARY SERVICE						21. LOCATION - City, Town and State OKLAHOMA CITY, OKLAHOMA	
22. NAME AND COMPLETE ADDRESS OF FUNERAL FACILITY TEMPLE AND SONS FUNERAL DIRECTORS, INC. - OKLAHOMA CITY, 2801 N. KELLEY AVE., OKLAHOMA CITY, OKLAHOMA 73111						23. FUNERAL HOME DIRECTOR OR FAMILY MEMBER ACTING AS SUCH MARK P TEMPLE	
						24. FH ESTABLISHMENT LICENSE # 1212ES	

25. PLACE OF DEATH (Check only one: see instructions)							
IF DEATH OCCURRED IN A HOSPITAL: <input type="checkbox"/> Inpatient <input type="checkbox"/> Emergency Room/Outpatient <input type="checkbox"/> Dead on Arrival			IF DEATH OCCURRED OTHER THAN IN A HOSPITAL: <input type="checkbox"/> Hospice Facility <input type="checkbox"/> Nursing home/Long term care facility <input checked="" type="checkbox"/> Decedent's home <input type="checkbox"/> Other (specify)				
26. FACILITY NAME (If not institution, give street & number) 1025 NW 86TH ST			27. CITY OR TOWN, STATE AND ZIP CODE OF LOCATION OF DEATH OKLAHOMA CITY, OKLAHOMA, 73114				28. COUNTY OF DEATH OKLAHOMA
29. DATE OF DEATH (Mo/Day/Yr) MAY 30, 2014		30. TIME OF DEATH 22:26	31. WAS MEDICAL EXAMINER CONTACTED? YES	32. WAS AN AUTOPSY PERFORMED? NO	33. WERE AUTOPSY FINDINGS AVAILABLE TO COMPLETE THE CAUSE OF DEATH?		
34. PART I. Enter the <u>chain of events</u> - diseases, injuries or complications - that directly caused the death. DO NOT enter terminal events such as cardiac arrest, respiratory arrest or ventricular fibrillation without showing the etiology. DO NOT ABBREVIATE. Enter only one cause on a line. Add additional lines if necessary. IMMEDIATE CAUSE (Final disease or condition resulting in death) → a. HUNTINGTON'S DISEASE, SEQUELA Due to (or as a consequence of): b. _____ Due to (or as a consequence of): c. _____ Due to (or as a consequence of): d. _____						Approximate interval: Onset to death UNDETERMINED	35. PART II. Enter other <u>significant</u> conditions contributing to death but not resulting in the underlying cause given in PART I
36. MANNER OF DEATH <input checked="" type="checkbox"/> Natural <input type="checkbox"/> Homicide <input type="checkbox"/> Accident <input type="checkbox"/> Suicide <input type="checkbox"/> Pending investigation <input type="checkbox"/> Could not be determined						38. DID TOBACCO USE CONTRIBUTE TO DEATH? <input type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Probably <input checked="" type="checkbox"/> Unknown	
39. DATE OF INJURY (Mo/Day/Yr) 40. TIME OF INJURY		41. PLACE OF INJURY (e.g., Decedent's home; construction site; wooded area)			42. DESCRIBE HOW INJURY OCCURRED:		43. INJURY AT WORK?
44. LOCATION OF INJURY: State: _____ City or Town: _____ Street & Number: _____				Zip Code: _____ Apartment Number: _____	45. IF TRANSPORTATION INJURY, SPECIFY: <input type="checkbox"/> Driver/Operator <input type="checkbox"/> Passenger <input type="checkbox"/> Pedestrian <input type="checkbox"/> Other (specify)		
46. CERTIFIER (Check only one) ATTENDING PHYSICIAN: <input type="checkbox"/> Physician in charge of the patient's care <input type="checkbox"/> Physician in attendance at time of death only To the best of my knowledge, death occurred at the time, date, and place, and due to the cause(s) and manner as stated. <input checked="" type="checkbox"/> MEDICAL EXAMINER On the basis of examination, and/or investigation, in my opinion, death occurred at the time, date and place, and due to the cause(s) and manner stated.				47. NAME, ADDRESS AND ZIP CODE OF PERSON COMPLETING CAUSE OF DEATH (Item 34) MARC HARRISON, MD 901 NORTH STONEWALL OKLAHOMA CITY, OKLAHOMA 73117			48. LICENSE NUMBER 244850K
Certifier: MARC HARRISON, MD				49. DATE DEATH CERTIFIED (Mo/Day/Yr) JUNE 2, 2014			50. DATE RECEIVED BY STATE REGISTRAR (Mo/Day/Yr) JUNE 3, 2014
50. REGISTRAR'S SIGNATURE <i>Kelly M Baker</i>						REVISION 2013 VS 154 (08/13)	

4

Respectfully:

CHARLES A. SYRUS JR.
Husband

ANNETTA F. SYRUS
Wife Deceased

Plaintiffs (Pls)

1025 N.W. 86th St #101
Oklahoma, OK

73114-

(405) 436-9437 #cell

IN THE UNITED STATES
DISTRICT COURT FOR THE WESTERN
DISTRICT OF OKLAHOMA

CHARLES A. SYRUS JR.
PLAINTIFF (PLA)
COMPLAINANT (COMP)

v.

ALL ILLEGAL (RICO)
DEFENDANTS (DEF)

CASE NO^{ES}.
CIV-12-678 D
CIV-19-504 D

WITNESS ATTESTATION

PG 1-7

WITNESS ATTESTATION

PG 1
07
7

I, NOTARY NAME *Michael Elkperum*

THE WITNESS, SIGN MY NAME
TO THE FOREGOING AFFIDAVITS, MOTIONS,
ARTICLES, JUDICIARY ACTS, CANON
LAWS, FEDERAL RULES OF CIVIL
PROCEDURES (F.R.CIV-P), AMENDMENTS,
UNITED STATES CONSTITUTION
AUTHORITIES, EVIDENCE CODES,
CITED BY CHARLES A. SYRUS WITH
(PL)s PLAINTIFF (S).

BEING FIRST DULY SWEORN AND DO
DECLARE TO THE UNDERSIGNED AUTHORITY
THAT THE PRINCIPAL SIGNS AND EXECUTES
THIS INSTRUMENT OF AFFIDAVITS
WILLINGLY, AND THAT I IN THE
PRESENCE AND HEARING OF THE
PRINCIPAL, SIGN THIS AFFIDAVIT AS
WITNESS TO THE PRINCIPAL SIGNING AND
THAT TO THE BEST OF MY KNOWLEDGE
THE PRINCIPAL IS NINETEEN YEARS OF
AGE OR OLDER, OF SOUND MIND,
AND UNDER NO CONSTRAINT OR UNDUE
INFLUENCE.

WITNESS ATTESTATION

I CHARLES A. SYRNS JR:
 HAVE WRITTEN ALL THE FOREGOING
 AFFIDAVITS WITH MOTIONS I'M
 PRESENTING IN THE UNITED STATES
 DISTRICT COURT FOR THE WESTERN
 DISTRICT OF OKLAHOMA,

I CHARLES A. SYRNS JR: AM THE
 PRO-SE LITIGANT, REPRESENTATIVE,
 IN FACT BY THIS DOCUMENT OF
 AFFIDAVIT'S IN THIS MATTER OF
 CASE # CIV-19-504 D FRI 5-31-19
 CASE # CIV-12-678 D THUR 6-14-12 IN THE
 UNITED STATES DISTRICT COURT FOR
 THE WESTERN DISTRICT OF OKLAHOMA,

I THE WITNESS ATTESTATION
 AM NOT RELATED TO THE PRINCIPAL
 BY BLOOD, ADOPTION, OR MARRIAGE,
 NOR AM I ENTITLED TO ANY PORTION
 OF THE PRINCIPAL'S ESTATE UNDER
 THE LAWS OF INTESTATE SUCCESSION
 OR UNDER ANY WILL OR CODICIL OF
 THE PRINCIPAL.

(PL)S CASE # CIV-12-678 D THUR 6-14-12
 (PL)S CASE # 504 G FRI 5-31-19
 IS UPMOST IMPORTANCE WITH
 THIS SWEORN ATTESTATION.

WITNESS ATTESTATION

PG 4
07
7

I DECLARE UNDER PENALTY'S OF PERJURY'S UNDER THE LAWS OF THIS STATE (PL)S ARE OF SOUND MIND AND (PL)S ARE THE PLAINTIFF'S IN THIS PROPERTY RIGHTS CASE # CIV-19-504 D & CIV-12-678 D AGAINST ALL (DEF)S.

1. THE (NBA) NATIONAL BASKETBALL ASSOCIATION

2. THE (NBA) (PBC) LLC
PROFESSIONAL BASKETBALL CLUB
BOARD OF GOVERNORS 30 GROUPS OF PARTNERSHIPS

3. THE (NBA) TEAM PLAYERS UNION
ASSOCIATION

4. THE (NBA)'S GLOBAL & DOMESTIC
FOREIGN COUNTRY LAW FIRMS,
SENIOR AGENTS, OFFICERS, ATTORNEYS,
LAWYERS, ARBITRATORS, COUNSELORS, AT
LAW -

ALL ABOVE DEFENDENTS (DEF)S
IN THIS CASE # CIV-19-504 D,
AND CASE # CIV-12-678 D

WITNESS ATTESTATION

PG
5
of
7

Michael Ellspman 12/22/21
NOTARY SIGNATURE AS WITNESS



ADDRESS OF NOTARY WITNESS

11300 N. May Ave
OKC, OK 73120

NOTARY ACKNOWLEDGMENT

pg
6
07
7STATE OF Oklahoma
STATE:COUNTY OF Oklahoma
COUNTY:SUBSCRIBED, SWEORN TO AND ACKNOWLEDGED
BEFORE ME ON THIS DATE
December 22, 2021
DAY AND MONTH: 22/12 YEAR: 21BY CHARLES A. SYRUS JR.

PLAINTIFF (PL) PRINT NAME

THE PLAINTIFF (PL) Charles A. Syrus Jr.
SIGNATURE:

WHO CAME BEFORE ME PERSONALLY, AND
UNDER OATH, STATED THAT HE IS THE
PERSON DESCRIBED IN THE ABOVE
DOCUMENT AND HE SIGNED THE ABOVE
DOCUMENT IN HIM. I DECLARE
UNDER PENALTY OF PERJURY THAT THE
PERSON WHOSE NAME IS SUBSCRIBED
TO THIS INSTRUMENT APPEARS TO BE
OF SOUND MIND AND UNDER NO DURESS,
FRAUD, OR UNDUE INFLUENCE.

WITNESS ATTESTATION

PG 7
OF 7

This Document was also subscribed
and sworn to before me on this
DATE:

BY Michael Ellspelman, witness.
NOTARY NAME: Michael Ellspelman

Michael Ellspelman

NOTARY SIGNATURE

NOTARY PUBLIC

IN AND FOR THE COUNTY OF

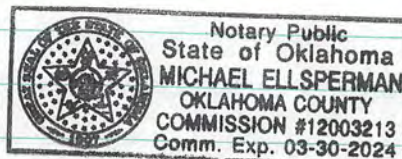
Oklahoma

STATE OF

Oklahoma

MY COMMISSION EXPIRES: 3-30-2024

Michael Ellspelman
NOTARY SEAL:



Respectfully:

Charles A. Syrus &
Charles A. Syrus &
Husband

Annetta F. Syrus
Wife deceased

Plaintiffs (PLs)

1025 N.W. 86th St #101
Oklahoma, OK

73114-

(405) 436-9437 #cell

UNITED STATES DISTRICT COURT
FOR THE
WESTERN DISTRICT OF OKLAHOMA

CHARLES A. SYRUS, JR.,

Plaintiff/Petitioner -

v.

NATIONAL BASKETBALL
ASSOCIATION, et al.,

Defendant/Respondent -

Case No. CIV-12-678-D

JURISDICTION

PG 1-1

U.S.C. Title 28 1331:
JURISDICTION -

28 U.S. CODE 1331: -
FEDERAL QUESTION.

THE DISTRICT COURTS
SHALL HAVE ORIGINAL
JURISDICTION OF ALL
CIVIL ACTIONS ARISING
UNDER THE CONSTITUTION,
LAWS, OR TREATIES OF
THE UNITED STATES.

(JUNE 25, 1948,
CH. 646, 62 STAT.
930; PUB.)

Respectfully:

CHARLES A. SYRUS JR.
Husband

ANNETTA F. SYRUS
Wife Deceased

Plaintiffs (pls)

1025 N.W. 86th St #101
Oklahoma, OK

73114-

(405) 436-9437 ~~4271~~

IN THE UNITED STATES
DISTRICT COURT FOR THE WESTERN
DISTRICT OF OKLAHOMA

CHARLES A. SYRUS JR.
PLAINTIFF (PLS)
COMPLAINANT (COMP)

v.

ALL ILLEGAL (RICO)
DEFENDANTS (DEFS)

CASE NO'S.
CIV-12-678 D
CIV-19-504 D

JURISDICTIONAL FACTS

PG 1-3

JURISDICTIONAL FACTS

COMES NOW:

1. (PL) CHARLES A. SYRUS JR:

RESIDENT RESPONDING IN THE
CITY AND STATE OF OKLAHOMA
AT: 1025 N.W. 86TH ST #101
OKLAHOMA CITY, OK 73114
25 YEARS (405) 436-9437 CELL#

A. (DEF)S ET AL

(NBA) NATIONAL BASKETBALL ASSOCIATION
645 5TH AVE FLOOR 19
NEW YORK, NY 10022
(212) 407-8000

B. (PBC)LLC PROFESSIONAL BASKETBALL
CLUB LLC
208 THUNDER DR.
OKLAHOMA CITY, OK
73102

pg
2
or
2

JURISDICTIONAL FACTS
CONT:

c. (NBA) TEAM PLAYERS UNION
ASSOCIATION

1133 AVENUE OF AMERICAS
NEW YORK, NY 10036
(212) 655-0880

d. (NBA) GLOBAL ATTORNEY ET AL
LAW FIRMS WITH -
MC ATEE AND TAFT

211 N. ROBESON 10th FLOOR
TWO LEADERSHIP SQUARE
OKLAHOMA CITY, OK 73102
(405) 235-9621

RESPECTFULLY:

CHARLES A. SYRUS JR.
CHARLES A. SYRUS JR.
Husband

ANNETTA F. SYRUS
Wife DECEASED

PLAINTIFFS (PLS)

1025 N.W. 86th ST #101
OKLAHOMA, OK

73114-

(405) 436-9437 #CELL

IN THE UNITED STATES
DISTRICT COURT FOR THE WESTERN
DISTRICT OF OKLAHOMA

CHARLES A. SYRUS JR.
PLAINTIFF (PLS)
COMPLAINANT (COMP)

v.

ALL ILLEGAL (RICO)
DEFENDANTS (DEFS)

CASE NO'S.
CIV-12-678 D
CIV-19-504 D

COMES NOW (PLS)

PG 1-3

IN THE UNITED STATES
DISTRICT COURT FOR THE WESTERN
DISTRICT OF OKLAHOMA

Comes now (PLS)

BY AND THROUGH PRO-SE
STATUS; COMPLAINING AGAINST
ALL (DEFS) ALL PRO SPORTS AND
ENTERTAINERS CELEBRITY
STATUS WITH WORLDWIDE GLOBAL
LAW FIRM ATTORNEYS GROUPS
OF PARTNERSHIPS IN BOTH
FOREIGN & DOMESTIC COUNTRIES
FRAUDULENT ENTRYS AS FOLLOWS,

ALL (DEFS) ENTRYS
BROKE FEDERAL GOVERNMENT LAW
& OKLAHOMA STATE LAW
COMMITTING [MORE] THAN
534 COUNTS OF WANTON &
8 1983 EXCESSIVE FORCE.

BROUGHT PURSUANT TO LAWS OF
THE UNITED STATES CONSTITUTION
CITED AUTHORITYS AND THE
JURISDICTIONAL LAWS OF THE
STATE OF OKLAHOMA AND
OTHER STATES OF THE UNITED
STATES AND OUTSIDE THE
UNITED STATES JURISDICTIONS,

COMES NOW (PL) -

CONSIDERING
THE NBA'S
NATIONAL BASKETBALL
ASSOCIATION WITH
THE (PBC) CCC
PROFESSIONAL BASKETBALL CLUB
HAS PROFESSIONAL TEAMS
IN BOTH FOREIGN & DOMESTIC
COUNTRIES WHO RECEIVE
WORLDWIDE GLOBAL ATTENTION,
IN [MORE] THAN
121 DIFFERENT FOREIGN COUNTRIES,
WHO SPEAKS [MORE] THAN
47 DIFFERENT LANGUAGES,
SEASONALLY WITH [MORE] THAN
258 MILLION VIEWERS.

ALL (DEP)'S ENTRIES [MADE]
ABOVE THE LAW WITH
A SLAP IN THE FACE TO
JUSTICE VIOLATED ALL REDRESS
DEPRIVATIONS OF (PL)'S
CIVIL LIBERTIES & CIVIL RIGHTS,
WITH ADMISSIONS- CONFESSIONS-
OMMISSIONS, ASSERTED TESTIMONY'S
IN THE ABSENCE OF A SUMMONS
MISAPPROPRIATING FEDERAL GOVT
PROPERTY WITH UNSWORN OATHS.

COMES NOW (PL)S

IN VIOLATION OF
A UNITED STATES MAGISTRATE
JUDGE AVAILABILITY
U.S. C. TITLE 28 SEC (636)(c)
AND LCVR 73.1

THIS JUDGE WAS NOT CHOSEN
WITH (PL)S CONSENT,
THIS JUDGE WAS CHOSEN BY
ALL (DETS) ENTRYS CONSENT
AND EXPOSED (PL)S PRIVACYS,
DISCUSSING A PENDING -
IMPENDING - UP COMING CASE
CIV-12-678 D MATTER,
IN VIOLATION OF
U.S. C. TITLE 18 SEC (2) SEC
(371) AIDING & ABETTING WITH
ACCOMPlice & CONSPIRATORS
WILLFULLY VIOLATING
U.S. FED CODE (2315)
HIDING & CONCEALING DNA
EVIDENCE OF ALL CRIMES. WITH
FALSE LIGHT

20 MIN
WITH THE COURT OF JUSTICE
DOORS SEALED SHUT, WILL PROVE
ALL (PL)S FACTS WHEN 20 MIN
IS UP & ALL (DETS) ARE CAKED
TO RISE & PROVE THEIR ENTRYS.

Charles A. Syrus Jr.
CHARLES A. SYRUS JR.
1025 N.W. 86TH ST #101
OKLAHOMA, OK

73114

0511# (405) 436-9437

UNITED STATES DISTRICT COURT

for the

Western District of Oklahoma

CHARLES A. SYRUS JR.

Plaintiff(s)

- 1 NBA-NATIONAL BASKETBALL ASSOCIATION
- 2 (PL) PROFESSIONAL BASKETBALL CLUB
- 3 NBA-TV/TIME PICTURES UNION ASSOCIATION
- 4 NBA GLOBAL ATTORNEY LAW FIRMS

Defendant(s)

Civil Action No. 12-678 D

(PL)s

REQUEST A COURT DATE

PG 1-1

PG
1
07
1(PL)s
REQUEST
COURT
DATE:(PL)s PLAINTIFF(S) ASK THE
COURT CLERKS
TO PLACE (PL)s ON A JUDICIAL
CALENDAR FOR ORAL ARGUMENTS
IN OPEN COURT WITH AN
OFFICIAL TIME AND DATE FOR
(PL)s APPEARANCE.FOR : JUNE 14, TH 2022
4:30 PM FOR 20 MIN-

TO PROVE -

ALL (DEF)s ENTRYS [MADE]
ABOVE THE LAW WITH
A SLAP IN THE FACE TO
JUSTICE, OVER NIGHT AT 1ST LIGHT,JUNE 15TH, 2012
8:30 AM
WITHOUT ONE JUDGE OR
DEPUTY COURT CLERK
SIGNATURE'S,
SIGNED, TENDERED OR
ENDORSED ON A
FEDERAL WARRANT, SUMMONS,
OR SUBPOENA, ORDERING - OR
DEMANDING ALL 97.8 BILLION
ILLEGAL (RICO) (DEF)s ENTRYS,
OVERNIGHT AT 1ST LIGHT.

Respectfully:

CHARLES A. SYRUS JR.
Husband

ANNETTA F. SYRUS
Wife Deceased

Plaintiffs (PLs)

1025 N.W. 86th St #101
Oklahoma, OK

73114-

(405) 436-9437 #cell

IN THE UNITED STATES
DISTRICT COURT FOR THE WESTERN
DISTRICT OF OKLAHOMA

CHARLES A. SYRUS JR.
PLAINTIFF (PLS)
COMPLAINANT (COMP)

v.

ALL ILLEGAL (RICO)
DEFENDANTS (DEFS)

CASE NO'S.
CIV-12-678 D
CIV-19-504 D

(PLS)

REQUEST ORAL ARGUMENTS

PG 1

PURSUANT TO FEDERAL RULE OF
THE INTERNAL OPERATING
PROCEDURES ("TOP") OF
THE UNITED STATES COURTS,

(PL)S RESPECTFULLY REQUEST
THIS COURT ROOM FOR
ORAL ARGUMENTS FOR

20 MINUTES -

THIS CASE SATISFIES THE COURTS
FEDERAL RULE OF INTERNAL
OPERATING PROCEDURES FOR
ORAL ARGUMENTS INVOLVING
ALL (DEF)'S ENTRYS
[MADE] ABOVE THE LAW WITH
A SLAP IN THE FACE TO
JUSTICE CLEARLY SEEN & VIEWED
ON FEDERAL DOCKET
CASE # CIV-12-678D

TO CLARIFY ALL POINTS OF (PL)S
FACTS ORAL ARGUMENTS WONT
BE IN ERROR BUT COMFORT &
BALANCE ALL CONCERNS.

CHARLES A. SYRUS JR:
CHARLES A. SYRUS JR:
1025 N.W. 86th ST #101
OKLAHOMA, OK

73114

CELL # (405) 436-9437

IN THE UNITED STATES
DISTRICT COURT FOR THE WESTERN
DISTRICT OF OKLAHOMA

CHARLES A. SYRUS JR.
PLAINTIFF (PLS)
COMPLAINANT (COMP)

v.

ALL ILLEGAL (RICO)
DEFENDANTS (DEFS)

CASE NO'S.
CIV-12-678 D
CIV-19-504 D

BROADCAST NEWS CAMERAS

PG 1-1

IN THE UNITED STATES
DISTRICT COURT FOR THE WESTERN
DISTRICT OF OKLAHOMA

BROADCAST NEWS CAMERAS

(PL)s ASK THE COURT TO
GRANT AND ALLOW ALL
BROADCAST NEWS CAMERAS
IN THE WESTERN DISTRICT OF
OKLAHOMA TO SHOW THE WORLD
IN 20 MIN-
WHEN ALL (DETs) ILLEGAL (RICO)
GROUPS OF PARTNERSHIPS WITH
WORLDWIDE GLOBAL DOMESTIC &
FOREIGN COUNTRY PROFESSIONAL
LAW FIRM ATTORNEYS ARE
CALLED TO RISE,

ALL PRO SPORTS- ENTERTAINERS WITH
ATTORNEYS WILL NOT BE ABLE
TO PROVE ALL (DETs) [MADE]
LEGAL- LAWFUL OR CONSTITUTIONAL
ENTRYS, WITHOUT BEING [SERVED]
-NO DUE PROCESS - NO SUMMONS,
AND

[MADE] DE-FACTO SHADOW DOCKET
ENTRYS WITH A SLAP IN THE FACE
TO JUSTICE, WITH INJUSTICE DEFAYS.

Respectfully:

Charles A. Syrus Jr.
Charles A. Syrus Jr.
Husband

Annetta F. Syrus
Wife deceased

Plaintiffs (Pls)

1025 N.W. 86th & 101
Oklahoma, OK
73114-

(405) 436-9437 "cell

IN THE UNITED STATES
DISTRICT COURT FOR THE WESTERN
DISTRICT OF OKLAHOMA

CHARLES A. SYRUS JR.
PLAINTIFF (PLS)

v.

CASE # CIV-12-678-D

ALL ILLEGAL (RICO)
DEFENDANTS (DEFS)

(PLS) SWEARN OATH

9 PAGES

PG
1
07
9

1 IN THE UNITED STATES
 2 DISTRICT COURT FOR THE WESTERN
 3 DISTRICT OF OKLAHOMA

4 ON A FEDERAL LEVEL
 5 AS A MATTER OF LAW
 6 UNDER THE LAW
 7 WITH THE COURTS OF JUSTICE DOORS
 8 SEALED SHUT - LOCKED - CLOSED.

9 (PLs) FEDERAL DOCKET

10 CASE # CIV-12-678 D
 11 FILED THUR 6-14-2012
 12 4:30 PM

13 IS STILL UNDER SWEAR OATH,
 14 FOR THE PURPOSE OF
 15 IDENTIFICATION;

16 (PLs) ENTRY WAS [MADE] WITH
 17 A NOTARIZED WITNESS ATTESTATION
 18 SWEAR OATH, AND -
 19 UNLESS THE ENTIRE UNITED STATES
 20 FEDERAL GOVERNMENT JUDICIAL
 21 SYSTEM MUNICIPAL ADMINISTRATION
 22 OF JUSTICE
 23 CHARTERED SWEAR OATH POLICIES,

24 (PLs) FEDERAL DOCKET

25 CASE # CIV-12-678 D

26 ENTRY V. ALL ILLEGAL (RICO) CODES
 27 "ENTRY [MADE] ABOVE THE LAW"
 28 IS STILL A VALID DEFENCE.

29 (PL)s ANNETTA T. SYRUS WIFE
 30 (DECEASED) 5-30-2014

31 (PL)s CHARLES A. SYRUS JR:
 32 SPEAKS FOR THE BEST INTEREST
 33 OF (PL)s WIFE, ANNETTA T. SYRUS
 34 SWORN OATH SOUL,
 35 PLEA'S & CRY'S
 36 OUT LOUD FOR
 37 INDIVISIBLE & CIVIL LIBERTY'S
 38 SWIFT LEGAL
 39 SUPPORT, WHOSE -
 40 SOUL'S COMPETE'S (PL)s
 41 TO SEEK JUSTICE.

42 AND --- WHILE THE MATTER OF
 43 IDENTITIES HAS ALREADY BEEN
 44 ESTABLISHED WITH
 45 MCATEE & TATT
 46 PROFESSIONAL LAW FIRM ENTRYS
 47 ON BEHALF OF ALL ILEGAL (RICO)
 48 ALL PRO SPORTS & ENTERTAINERS
 49 CELEBRITY STATUS,
 50 SIAP IN THE FACE TO JUSTICE
 51 I MADE I ABOVE THE LAW, WITH
 52 NO SWORN OATH : "IS DUE PROCESS
 53 IN CHARGE OF (DEF)s JUDICIAL
 54 PROCEEDINGS?" AS -
 55 : "ILEAL (RICO) SIT'S ON THE
 56 BENCH IN THE OPEN COURT OF
 57 LAW WITH JUDICIAL GRAVIS

58 (PL)S ENTRY'S DULY. IN FORMS
59 THE ENTIRE UNITED STATES
60 FEDERAL GOVERNMENT
61 JUDICIAL SYSTEM MUNICIPAL
62 ADMINISTRATION OF JUSTICE,

63 : DID NOT ONE IMPARTIAL JUDGE
64 OR PARTIAL JUDGE
65 (CHOSEN) WITH ILLEGAL (RICO)
66 ENTRY'S; "ORDER - DEMAND - OR
67 INSTRUT," ALL (DET'S) TO
68 TAKE AN ADMINISTERED SWEARN
69 OATH BEFORE TAKING THE
70 WITNESS STAND IN OPEN
71 COURT OF LAW, NOR DID
72 ALL (DET'S) RAISE NO RIGHT
73 HAND AS A MATTER OF LAW.

74 : "ALL (DET'S) WAS NOT HANDICAP
75 OR INCAPACITATED TO RAISE
76 LEFT HAND FROM INJURIES
77 & WAS PERSONALLY TREATED AS
78 PROFESSIONAL EXPERT WITNESS
79 ON THE WITNESS STAND WITH
80 NO SWEARN OATH'S, ALL FAIRLY-
81 KNOWINGLY WILLFULLY- ARE SEEN-
82 INTENTIONALLY TESTIFYING WITH
83 SELF INCRIMINATION PERJURYS.

PG
4
07
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84 (PL)S ADMISSIBLE ADMINISTERED
85 SWORN OATH CAN - NOT BE
86 BOUND BY ALL (DEFS)S ILLEGAL
87 (RICO) ENTRYS WHEN (PL)S
88 IS NOT PRESENT IN OPEN
89 COURT OF LAW WITH ALL (DEFS),
90 [ESP] WHEN ALL ILLEGAL (RICO)
91 (DEFS)S ARE NOT UNDER SWORN
92 OATH, ON A FEDERAL LEVEL
93 AS A MATTER OF LAW,

94 WITH NO SWORN OATH'S,
95 ILLEGAL (RICO) HAD A
96 ONE SIDE - PRE-TRIAL - CONFERENCE -
97 CONCLUSIVE - SUMMARY JUDGMENT -
98 ARBITRATION - PRELIMINARY HEARING
99 MEETING AGREEING TO
100 PLACE SO HELP YOU GOD
101 SWORN OATH'S, WITH -
102 INDIVISIBILITY - CIVIL LIBERTY &
103 JUSTICE & THE ENTIRE JUDICIAL
104 SYSTEM IN A VERY DARK
105 CORNER IN DEPUTY CLERK VAULT,
106 WITH NO LIGHT - IN SIGHT, &
107 WITH RECORD SPEED, ILLEGAL
108 (RICO) STORMED & SWARMED
109 THE WESTERN DISTRICT OKLAHOMA
110 WITH NO AUTHORIZATION

pg
5
07
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111 ALL (DET)S ILLEGAL (RICO) ENTRYS
112 [MADE] ABOVE THE LAW
113 WITH NO SWORN OATH -
114 CALL'S UPON - NO SOLEMN TRUTH
115 OF WHAT ONE TESTIFIED
116 IN OPEN COURT OF LAW ON
117 THE WITNESS STAND WITH NO
118 WITNESS OR FACTUAL
119 EXPERT ANALYSIS SINCERELY
120 WITNESSING ALL (DET)S
121 DO WHAT (DET)S SAY
122 TESTIMONY'S & WOTH
123 NO SWORN OATH OR SOLEMN
124 ATTESTATION OF THE TRUTH
125 ILLEGAL (RICO) AVOIDED
126 THEIR OWN SELF INCRIMINATIONS
127 CORROBORATING WITH NO
128 ADMINISTERED SWORN OATH &
129 COMMITTED [MORE] THAN
130 534 COUNTS OF COINED
131 AUTHORITY - HIGH FELONY CRIMES
132 & FELONIOUS CRIMINAL MISCHIEF
133 MISDEMEANORS WITH TERMS OF
134 UNSWORN EXPRESSIONS USED
135 IN TAKING AN OATH,
136 USING ENTRYS, "CARELESS ILLEGAL
137 (RICO)" SACRED NAMES - MONEY -
138 IMAGES - TITLES - POSITIONS - POWER."

139 ILLEGAL (RICO) ENTRYS OVERTURNED
140 (PLS CASE # CIV-12-678 R, WITH
141 ALL THREATS [MADE] -
142 WITH NO SWORN OATHS,
143 THE ENTIRE JUDICIAL SYSTEM
144 CAN CLEARLY SEE ON
145 FEDERAL DOCKET CASE # CIV-12-678 D
146 FRIDAY 6-15-2012 ALL (DOES) ENTRYS
147 [MADE] ABOVE THE LAW
148 WITH A SLAP IN THE FACE
149 TO JUSTICE,
150 ILLEGAL (RICO) ALLOWED &
151 PREPARED ALL BENEFITS FOR
152 ILLEGAL (RICO) DEFENSIVE
153 IN JUSTICE WHO DIRECTLY
154 RECOVERED WITH SPECIAL
155 TREATMENT BENEFITS WITH
156 NO DUE PROCESS, RECEIVED - - -
157 JUDGMENTS- ORDERS- RULINGS-
158 CLAIMS- FAVORS- VERDICTS - & THE
159 UNITED STATES "MERITS"
160 BOARD OF PROTECTIONS, WITH
161 UNITED STATES "ACCOUNTABILITY"
162 BOARD OF PROTECTIONS, & WILLFULLY
163 CREATED 9 1/2 YEARS OF PAPER
164 PRESSURE SHORTENING (PLS
165 RIGHTS WITH NO PROVISIONS
166 AT ALL, USING JUDICIAL LEAK'S,

PG
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9

167 WITH NO SWORN OATH
168 ILLEGAL (RICO) ENTRYS DEVISED
169 ALL SCHEMES OF GRAVE
170 MALTREATMENTS & CRUELTY'S
171 PERFECTLY VIOLATING EVERY
172 CODED AUTHORITY RULE Book
173 OF LAW MUNICIPAL CODES,
174 PENAL CODES
175 REVISED PENAL CODES,
176 SUBSTITUTING SUPERIOR JUDICIAL
177 REPUTATIONS WITH CLODED
178 ERRADIC BEHAVIORS
179 COMPROMISING THE WILL OF
180 SUPERIOR JUDICIAL DUTY'S &
181 [MADE] (PL)S A LIABILITY, &
182 WITH NO PRICE OF
183 CONSCIOUSNESS,
184 VIOLATED ALL EVIDENCE CODES &
185 RUIN'ED JUDICIAL
186 REPUTATIONS &
187 JUDICIAL SECURITY TRUST .

188 ON A FEDERAL LEVEL,
189 AS A MATTER OF LAW
190 BEYOND A REASONABLE DOUBT,,,

191 : " WHEN AN ADULT,
192 18 YEARS OLD & OVER
193 COMMITS EVEN THE SMALLEST
194 MICRO INFRACTION OF A
195 MUGG FELONY CRIME OR
196 FELONIOUS CRIMINAL MISCHIEF
197 MISDEMEANOR, AGAINST --
198 THE ENTIRE UNITED STATES
199 FEDERAL GOVERNMENT JUDICIAL
200 SYSTEM MUNICIPAL
201 ADMINISTRATION OF JUSTICE,
202 IMPARTIALITY - PRIVACY -
203 CONFIDENTIALITY - DUE PROCESS -
204 911 EMERGENCY ART (3)
205 UNITED STATES
206 FEDERAL GOVERNMENT
207 ART (350)
208 REDRESS SAFETY & PROTECTIONS
209 & EVERY RULE BOOK LAW
210 IN THE LIBRARY OF CONGRESS
211 INTERNALLY BREAKING FEDERAL
212 GOVERNMENT LAW WITH DE FACTO
213 JUDICIAL TECHNOLOGY IN JUSTICE
214 LEAKAGES WITH SHADOW DOCKET
215 JUSTICE DELAY - JUSTICE DENIED
216 BETRAYING GOVERNMENT LAW,
217 ALL ADULTS GO TO PRISON WITH
218 FELONY CONVICTIONS & NO IMMUNITIES.

PG
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9

219 [ESP] ADULTS WHO USE
220 STRONG ARM JUDICIAL TECHNOLOGY
221 TRICKS AGAINST THE ENTIRE U.S.
222 JUDICIAL SYSTEM, USING JUDICIAL
223 LEAKAGE - HACKED - STOLEN -
224 EMBEZZLED - ROB - BURGLARIZED -
225 JUDICIAL COMPUTERS, ON
226 FEDERAL GOVERNMENT PROPERTY,
227 WITH A SLAP IN THE FACE TO JUSTICE IN
228 ANY UNITED STATES JURISDICTION
229 FEDERAL COURT OF LAW,
230 JUSTICE WILL GIVE ALL ADULTS
231 A. THE DEATH PENALTY,
232 B. ONE DAY IN PRISON, TO
233 C. NATURAL LIFE IN PRISON
234 WITHOUT THE POSSIBILITY
235 OF PAROLE, OR
236 D. ONE DAY - MONTH - OR
237 ONE YEAR IN PRISON -
238 FOR PAINS OF CONTEMPT.

239 THIS JUDICIAL SYSTEM WILL
240 PUT ALL ADULTS IN THE WORST
241 MAXIMUM SECURITY PRISON
242 IN UNITED STATES
243 JURISDICTIONS HISTORY.

244 ALL (DEY)S WANTED THIS, CIVIL WAR -

245 LET ME EXPLAIN - - -

246

Charles A. Syrus Jr.

247

CHARLES A. SYRUS JR.

248

1025^{n.w.} 86th 57th 101

249

OKLAHOMA, OK 73114

250

cell # (405) 436-9437

UNITED STATES DISTRICT COURT
FOR THE
WESTERN DISTRICT OF OKLAHOMA

CHARLES A. SYRUS, JR.,

Plaintiff/Petitioner -

Case No. CIV-12-678-D

v.

NATIONAL BASKETBALL
ASSOCIATION, et al.,

Defendant/Respondent -

JUDICIAL SWEORN OATH

PG 1-1

PG 107

U.S. JUDICIAL OATHS 1

28 U.S. CODE § 453 -

OATHS OF JUSTICES AND JUDGES:

"I do, solemnly, swear (or affirm) that I will administer justice without respect to persons, and do equal right to the poor and to the rich, and that I will faithfully and impartially discharge and perform all the duties incumbent upon me as under the constitution and laws of the United²⁹ States. So help me God."

28 U.S. CODE § 453

(JUNE 25, 1948, CH, 646, 62 STAT. 907; Pub. L. 101-650, Title IV, § 404, Dec. 1, 1990, 104 STAT. 5124.)

Respectfully:
Charles A. Speer Jr.
Charles A. Speer Jr.

Plaintiff (AU)

1025 N. W. 86th St #101
Oklahoma, OK

73114-

(405) 436-9437 ⁴²⁸¹

UNITED STATES DISTRICT COURT
FOR THE
WESTERN DISTRICT OF OKLAHOMA

CHARLES A. SYRUS, JR.,

Plaintiff/Petitioner -

v.

NATIONAL BASKETBALL
ASSOCIATION, et al.,

Defendant/Respondent -

Case No. CIV-12-678-D

COURT CLERK OATH

1-2

pg 1 of

COURT CLERKS OATH: 2

OATH OF OFFICE OF CLERKS
AND DEPUTIES -

EACH CLERK OF COURT AND
DEPUTIES SHALL TAKE THE FOLLOWING
OATH OR AFFIRMATION BEFORE
ENTERING UPON THEIR DUTIES:

"I, name, having been
APPOINTED —, DO SOLEMNLY
SWEAR (OR AFFIRM) THAT I
WILL TRULY AND FAITHFULLY
ENTER AND RECORD ALL ORDERS,
DECREES, JUDGMENTS, AND
PROCEEDINGS OF SUCH COURT,
AND WILL FAITHFULLY AND
IMPARTIALLY DISCHARGE ALL
OTHER DUTIES OF MY OFFICE
ACCORDING TO THE BEST OF
MY ABILITIES AND UNDERSTANDING
• SO HELP ME GOD."

(6-25-1948, CH. 646,
62 STAT. 925.)

COURT CLERKS CODE OF
CONDUCT: HANDBOOK...

PG 207

2

5-2-16 - MOST FEDERAL
CIRCUIT JUDGES HIRE 3 OR 4
LAW CLERKS

Respectfully:
Charles A. Syrus Jr.
Charles A. Syrus Jr.

Plaintiff - (AS)

1025 N.W. 86th St #101
Oklahoma, OK

73114-

(405) 436-9437 #cell

UNITED STATES DISTRICT COURT
FOR THE
WESTERN DISTRICT OF OKLAHOMA

CHARLES A. SYRUS, JR.,

Plaintiff/Petitioner -

v.

NATIONAL BASKETBALL
ASSOCIATION, et al.,

Defendant/Respondent -

Case No. CIV-12-678-D

COURT CLERK
OATH
MAGISTRATE

PG 1-2

COURT CLERK OATH: PG 107
MAGISTRATE; 2

SERVANT AS A LAW CLERK TO
A U.S. MAGISTRATE JUDGE -
FEDERAL...

① FBI - FINGERPRINT CHECK
FEDBAR > MAY JUNE > FEATURES >
SERVICE ... (DESIGNEE 3)
CALL COURT TO ORDER, ADMINISTER
OATHS, SWEAR IN WITNESSES, PARTICIPATE
(IT IS REQUIRED TO TAKE THE
JUDICIAL OATH OR AFFIRMATION
PRESCRIBED BY 28. U. S. C.
§ 453 AND THE CONSTITUTIONAL

TYPICALLY, THE BROAD RANGE OF DUTIES
ASSIGNED TO A LAW CLERK INCLUDES
CONDUCTING LEGAL RESEARCH,
PREPARING BENCH MEMOS, DRAFTING
ORDERS AND OPINIONS, VARYING
CITATIONS, COMMUNICATING WITH
COUNSEL REGARDING CASE
MANAGEMENT AND PROCEDURAL
REQUIREMENTS, PROOF READING &
THE JUDGE'S ORDERS AND OPINIONS,
RESEARCH AND TRIAL MEMORANDA,
PERFORMING LEGAL ANALYSIS,

COURT CLERK OATH:
MAGISTRATE:

PG 207
2

BRIEFING YOUR JUDGE ON VARIOUS
LEGAL ISSUES AND ASSISTING
THE JUDGE WHILE HE OR SHE
IS ON THE BENCH.

Respectfully:
Charles A. Syrus Jr.
Charles A. Syrus Jr.

Plaintiff (P)

1025 N.W. 86th St #101
Oklahoma, OK

73114-

(405) 436-9437 ^{cell}

UNITED STATES DISTRICT COURT
FOR THE
WESTERN DISTRICT OF OKLAHOMA

CHARLES A. SYRUS, JR.,

Plaintiff/Petitioner -

v.

**NATIONAL BASKETBALL
ASSOCIATION, et al.,**

Defendant/Respondent -

Case No. CIV-12-678-D

COURT CLERKS CODE OF ETHICS

PG 1-4

PG 107

COURT CLERKS CODE OF ETHICS: 4

MUNICIPAL COURT CLERKS CODE OF ETHICS. A PROFESSION HAS AN OBLIGATION TO STATE ITS BASIC VALUES AND ETHICAL STANDARDS FOR GUIDING THE CONDUCT OF ITS PRACTITIONERS. INDEED, AN ETHICAL CODE OF CONDUCT IS ONE OF THE SEVERAL DEFINING CHARACTERISTICS OF A PROFESSION.

MAINTAINING THE PUBLIC TRUST: ETHICS FOR FEDERAL ... - OSCAR

US COURTS (. GOV) > OSCAR
ASSETS > ...

THE CODE OF CONDUCT FOR JUDICIAL EMPLOYEES. THE CODE APPLIES TO ALMOST ALL JUDICIAL EMPLOYEES, INCLUDING JUDGES' PERSONAL STAFF, SUCH AS LAW CLERKS, JUDICIAL ASSISTANTS, SECRETARIES, COURT LAW CLERKS, & STAFF ATTORNEYS. THE ETHICS REFORM ACT OF 1989 & THE JUDICIAL CONFERENCE

PG 2 OF

COURT CLERKS CODE OF
ETHICS :

4

REGULATIONS PROMULGATED UNDER
IT.

CODE OF CONDUCT FOR JUDICIAL
EMPLOYEES.

THE CODE OF CONDUCT FOR JUDICIAL
EMPLOYEES INCLUDES THE ETHICAL
CANONS THAT APPLY TO JUDICIAL
EMPLOYEES AND PROVIDES GUIDANCE
ON THEIR PERFORMANCE OF OFFICIAL
DUTIES AND ENGAGEMENT IN A
VARIETY OF OUTSIDE ACTIVITIES.

ETHICS CHECKLIST FOR FEDERAL
JUDICIAL LAW CLERKS, 26.

CONFIDENTIALITY, 26.

CONFLICTS, 26.

CAUTION, 28.

ALL ETERNAL ETHICAL CODE OF
CONDUCTS WAS VIOLATED CHOOSING
& WANTING TO USE JUDICIAL
TECHNOLOGY LEAKAGES USING
HACK STOLEN EMBEDDED JUDICIAL
PASS WORDS - PASS CODES - ACCESS CODES,
& JUDICIAL COMPUTERS.

PG 3: 07

COURT CLERKS CODE OF CONDUCT:

4

- MAINTAINING THE PUBLIC TRUST: ETHICS FOR FEDERAL JUDICIAL LAW...

FEDERAL JUDICIAL CENTER (.GOV) CONTENT

IT COVERS TOPICS SUCH AS CONFIDENTIALITY, CONFLICTS OF INTEREST, POLITICAL ACTIVITIES, ONLINE ACTIVITIES, AND "GIFTS", AND INCLUDES EXAMPLES THAT ILLUSTRATE CHALLENGES LAW CLERKS MAY FACE.

IT ALSO HAS AN ETHICS CHECKLIST FOR FEDERAL JUDICIAL LAW CLERKS, WHICH HELPS LAW CLERKS IDENTIFY ETHICS PROBLEMS THAT MAY ARISE.

COURT CLERKS CODE
CONDUCT ^{OF} HANDBOOK
3RD & 4TH EDITIONS

PT 4 OF
4

LAW CLERK HANDBOOK,
3RD EDITION - FEDERAL JUDICIAL
CENTER: (.GOV) > STATES...

DEC 18, 2017 TO HELP FAMILIARIZE
LAW CLERKS WITH THEIR ETHICAL
OBLIGATIONS, THE CENTER,
IN COOPERATION WITH THE JUDICIAL
CONFERENCE COMMITTEE ON THE
CODES OF CONDUCT AND THE
ADMINISTRATIVE OFFICE, HAS
PREPARED A PAMPHLET,
MAINTAINING THE PUBLIC TRUST:
ETHICS FOR FEDERAL JUDICIAL
LAW CLERKS (4TH EDITION. 2013).
(2002). FULL TEXT: 1 VOLUME
WASHINGTON: FEDERAL... (4-29-12).
HANDBOOK FOR CLERKS AND
JUSTICES.

HANDBOOK COVER: AMERICAN BAR...
CALVERT G. CHASE,
JUDGE ALVIN B. RUBIN

Respectfully:
Charles A. Syrus Jr.
Charles A. Syrus Jr.

Plaintiff - (PW)

1025 N.W. 86th & 101
Oklahoma, OK

73114-

(405) 436-9437 ~~4.2011~~

UNITED STATES DISTRICT COURT
FOR THE
WESTERN DISTRICT OF OKLAHOMA

CHARLES A. SYRUS, JR.,

Plaintiff/Petitioner -

v.

NATIONAL BASKETBALL
ASSOCIATION, et al.,

Defendant/Respondent -

Case No. CIV-12-678-D

JUDICIAL
OATHS

ETHIC LAWS VIOLATED

PG 1-4

IN THE UNITED STATES
DISTRICT COURT FOR THE WESTERN
DISTRICT OF OKLAHOMA

ARTICLE (2)
JUDICIAL OATH
ETHICAL LAWS VIOLATED

WITH ALL (DEFS) ENTRYS [MADE]
ABOVE THE LAW WITH
A SLAP IN THE FACE TO JUSTICE
OVERNIGHT AT 1ST LIGHT
WITHOUT BEING [SERVED] I
NO DUE PROCESS
NO SUMMONS
NO WARRANT OR SUBPOENA
[MADE] ENTRYS TESTIFYING
IN OPEN COURT OF LAW
ON THE WITNESS STAND
BEYOND ALL MEANS OF SCIENCE
GIVING FRAUDULENT EVIDENCE
AS A FACTUAL WITNESS WITH
ALL DEFINITIONS [MADE] ENTRYS
THROUGH JUDICIAL TECHNOLOGY
LEAKAGES.

ALL (DEFS) FRAUDULENT ENTRYS
WITH BIAS & PREJUDICE [MADE]
MULTIPLE SOLEMN DECLARATIONS
WITH UNSWORN OATHS FOR
ALL PURPOSES OF ESTABLISHING
A FACTUAL WITNESS.

ARTICLE (2)
JUDICIAL OATH

ALL (DEFS) FRAUDULENT ENTRY
ANALYSTS TESTIFIED
FAISCELY WITH UNSWORN
STATEMENTS BASED WITH (DEFS)
FEDERAL DOCKET
CASE # CIV- 12- 678 P
PERSONAL KNOWLEDGE & BELIEFS
USING UNSWORN PREJUDICE ATTACKS
WITH JUDICIAL TECHNOCALITY
LEAKAGES TO DISCUSS A
PENDING - IMPENDING UP COMING
CASE AND MATTER, AT ALL (DEFS)
SPECIAL APPEARANCE (S.A.). WITH
JUDICIAL TECHNOCALITY LEAKAGES
WEARING ALL (DEFS) NBA FINALS
TEE- SHIRT GARMENTS DURING
JUDICIAL BUSINESS HOURS WITH
JUDICIAL SECURITY CAMERA'S
AFFORDED EVIDENCE OF SCIENCE
PROVING ALL FORMS OF TESTABLE
EXPLANATIONS WANTING TO
BREAK FEDERAL GOVERNMENT LAW,
UNITED STATES CONSTITUTIONAL LAW,
CITED AUTHORITIES, ARTICLES,
AMENDMENTS, CANON LAWS,
JUDICIARY LAW, & CONSTITUTIONAL
LAWS.

ART (2)
JUDICIAL OATH

ALL (DETS) FRAUD & ENTRY'S
VIOLATED ALL JURISDICTIONAL
RIGHTS OF THE ENTIRE
UNITED STATES FEDERAL
GOVERNMENT JUDICIAL SYSTEM
MUNICIPAL ADMINISTRATIONS OF
JUSTICE IMPARTIAL REPUTATIONS
USING ACCESS READY JUDICIAL
TECHNOLOGY LEAKAGES
OVERNIGHT AT 1ST LIGHT
VIOLATING ALL JURISDICTIONAL
PROCEDURE RULE BOOK LAWS AND
JURY AND NON-JURY PROCEDURES.

ALL (DETS) ENTRY'S USED
UNFAIR PARTIALITY'S ABUSIVE
POWER WITH UNSWORN OATHS
CAUSED EVERY SUBSTANTIVE
CONSEQUENCE LISTED WITH ALL
FIVE SUMMARY JUDGMENTS AND
CLAIMS [ESP] USING
JUDICIAL TECHNOLOGY LEAKAGES
VIOLATING JUDICIAL PROCEDURES
VIOLATING, DEPUTY CLERK OFFICE -
(ADDED APR. 30, 2007, EFF.
DEC. 1, 2007.)

ART (2)
JUDICIAL OATH

JUDICIAL TECHNOLOGY LEAKAGES
WITH ALL (DETS) BROKE EVERY
(F.R.CIV.P.) & LOCAL PROCEDURE
OF CONSTITUTIONAL LAW USING
JUDICIAL COMPUTER PERSONAL
DATA BANK PROGRAM FILES.

IF THE COURT GRANT (PLS)
20 MINUTE REQUEST, IN (PLS)

SUMMARY JUDGMENT,
IT WILL CLEAR ALL FINDINGS OF
LAW PROVING ALL MATTERS OF
ENDORSEMENTS ALL (DETS) ENTRYS
WAS NOT [SERVED] AND
ALL (DETS) ENTRYS SHOULD BE
DELETED ON FEDERAL DOCKET
CASE # CIV-12-678 D

AND ALL THAT WILL BE LEFT IS
ALL (PLS) & THE ENTIRE
UNITED STATES FEDERAL COURT
JUDICIAL SYSTEM MUNICIPAL
ADMINISTRATIONS OF JUSTICE
IMPARTIAL PARTS - & SUFFICIENTS.

HOW DID ALL (DETS) RECEIVE
CASE # CIV-12-678 R WITHOUT BEING
[SERVED] ? [ESP] BEFORE ALL JUDGOS?

Respectfully:

CHARLES A. SYRUS JR.
Husband

ANNETTA F. SYRUS
Wife Deceased

Plaintiffs (PLs)

1025 N.W. 86th St #101
Oklahoma, OK

73114-

(405) 436-9437 #cell

IN THE UNITED STATES
DISTRICT COURT FOR THE WESTERN
DISTRICT OF OKLAHOMA

CHARLES A. SYRUS JR.
PLAINTIFF (PLS)
COMPLAINANT (COMP)

v.

ALL ILLEGAL (RICO)
DEFENDANTS (DEFS)

CASE NO^{ES}.
CIV-12-678 D
CIV-19-504 D

CURIAMS
AND
JUDICIAL CLOAK

PG 1-4

CURiAMS

¶

JUDICIAL CLARK

JUDICIAL TECHNO CALITY LEAKAGE
BRIBERY HACK - STOLE - EMBEZZLED -
ROB & BURGLARIZED IMPARTIALITYS
OF THE ENTIRE UNITED STATES
FEDERAL GOVERNMENT JUDICIAL
SYSTEM MUNICIPAL

ADMINISTRATIONS OF JUSTICE USING -
JUDICIAL PASS WORDS -
JUDICIAL PASS CODES
JUDICIAL ACCESS CODES
JUDICIAL COMPUTER'S
MAIN UPLINK DATA BANK PROGRAMS
TO OBTAIN
FEDERAL DOCKET
CASE # CIV-12-678 R ---

PROTECTING ILEGAL (RICO) (DET)S &
SHOULD BE HELD ACCOUNTABLE FOR
(PLD)S INTENTIONAL INFILCTION OF
MENTAL & EMOTIONAL DISTRESS
PROVOCATIVE FRUSTRATING EFFORTS,
BECAUSE: "JUDICIAL TECHNO CALITY
LEAKAGE" WITH ILEGAL (RICO)
(DET)S WANTED TO WILLFULLY
INHIBIT ALL DEVELOPMENTS
BREAKING FEDERAL LAW.

JUDICIAL TECHNOLOGY LEAKAGE CURIAMS

DE FACTO COURT USED -
DEFACTO SHADOW DOCKET
ENTRYS WITH PARTIAL
INJUSTICE - JUSTICE DENIED OVER TURNED
CASE # CIV-12-678 R
DID NOT NARROW ILLEGAL (RICO)
(DEFTS) UNSWORN OATH'S,
SPECIAL APPEARANCE (S.A.) OR
ASSERTED OPINION IN WHICH
JUDICIAL TECHNOLOGY
ACCEPTED ILLEGAL (RICO)
BRIBERRYS FORMULIC LANGUAGE
EXTINGUISHING ADMINISTERED
SWORN OATH - INDIVISIBLE -
CIVIL LIBERTYS - & JUSTICE FOR ALL
THE ENTIRE UNITED STATES FEDERAL
GOVERNMENT JUDICIAL SYSTEM
MUNICIPAL ADMINISTRATIONS OF
JUSTICE RIGHTS & PRIVACYS
WANTING TO CAUSE (PLS)
MENTAL INTENTIONAL INFILTRATION
OF EMOTIONAL DISTRESS & WENT
THROUGH THE ENTIRE JUDICIAL
SYSTEM TO COMMIT WILLFUL ACTS,
WITH SELF INCRIMINATION
FRAUDULENT ENTRYS.

JUDICIAL TECHNOICALITY LEAKS USED EXPANSIVE OPINIONATED LANGUAGE [MADE] WITH NO ATTRIBUTED CHECK ON JUDICIAL TECHNOICALITY FAIDITY OF THE LAW ENABLING ALL OF (PLS PRO SE STATUS) LEGAL PROFESSION TO FORMULATE ANY ACCURATE UNDERSTANDING OF FUNDAMENTAL LAW, [ESP] WITH JUDICIAL TECHNOICALITY LEAKAGE HACKING - STEALING - EMBEZZLING UNITED STATES FEDERAL GOVERNMENT JUDICIAL COMPUTER PROPERTY
CASE # CIV- 12- 678 R WANTING TO USE RETALIATORY SOLICITATION PROTECTIONISM BRIBE TO TURKE THE ENTIRE JUDICIAL SYSTEM & (PL) CIVIL LIBERTYS.

JUDICIAL TECHNOICALITY CURIA M DECISIONS WITH ALL THREATS [MADE] - WITH A SLAP IN THE FACE TO CIVIL LIBERTY & JUSTICE, WANTED TO TRESPASS & WILLFULLY SNATCH THE BLINDFOLD OF IMPARTIALITY OFF THE FACE OF JUSTICE - - - NOW - STAINED WITH THE BLOOD OF JUSTICE IN ILLLEGAL (RICO)

HANDS MAKING DECISIONS WITH
JUDICIAL TECHNOLOGY LEAKAGE
FORMS WITH MORE THAN ONE
OPINION WRITING & SIGNING
JUDICIAL ENTRY FORM SIGNATURES
ON THEIR FACE AND ALL (DET)S ENTRYS
ILLEGALLY - UNLAWFULLY -
UNCONSTITUTIONALLY [SERVED] ALL
JUDGES WHO HAS NOT BEEN
[SERVED] NO DUE PROCESS,
NO SUMMONS, .

ILLEGAL (RICO) (DET)S
SELF INCRIMINATION FRAUDULENT
ENTRYS - APPEARANCES - OBJECTIONS
SIAP IN THE FACE TO JUSTICE
IS ABOVE THE LAW
OVERNIGHT AT 1ST LIGHT
PASSING JUSTICE BLINDFOLD OF
IMPARTIALITY AROUND LIKE A
TRACK & FIELD BATON TO
GAIN ART (2) JUDICIAL
TECHNOLOGY LEAKAGE SPECIAL
FAVORS WITH OPINIONS.

ALL (DET)S FRAUDULENT ENTRYS
ABOVE THE LAW [SERVED] ALL JUDGES
CASE # CIV-12-678 R.

(PL)S PRAY THE COURT GRANT
(PL)S 20 MIN REQUEST.

CHARLES A. SYRUS JR:

CHARLES A. SYRUS JR:

1025 N.W. 86th 57th 101

OKLAHOMA, OK

73114

CELL # (405) 436-9437

UNITED STATES DISTRICT COURT
FOR THE
WESTERN DISTRICT OF OKLAHOMA

CHARLES A. SYRUS, JR.,

Plaintiff/Petitioner -

v.

NATIONAL BASKETBALL
ASSOCIATION, et al.,

Defendant/Respondent -

Case No. CIV-12-678-D

ETHICAL LAW

PG 1-20

PG 107

20ETHICAL LAW

EXECUTIVE ORDER: 12731 OFFICE OF GOV ETHICS.
 PURCELL VIOLATED ^①(PL)S PUBLIC
 TRUST AND PURCELL'S LOYALTY
 TO THE CONSTITUTIONAL LAW'S.
 AND ETHICAL PRINCIPALS ABOVE
 PRIVATE GAINS, FOR DFT'S SAKE,
 WITH A (S.A) AS DFT'S ^②OPPONENT
 HAVING DFT'S FINANCIAL
 INTEREST IN HAND THAT
 INDEED ALLEGEDLY CONFLICTED
 WITH PURCELL'S CONSCIENTIOUS
 PERFORMANCE OF DUTY. & PURCELL
 (S.A) DID NOT PUT FORTH
 NO HONEST EFFORT IN THE
 PERFORMANCE OF HIS DUTIES.

- PURCELL VIOLATED ALL
 REGULATIONS ISSUED BY
 THE U.S. OFFICE OF
 GOVERNMENT ETHICS.
 CODED IN 5 C.F.R.
 PART 2635 AS ETHICS LAW'S
 APPLY TO ALL FEDERAL
 EMPLOYEES AND CARRY
 CRIMINAL PENALTIES FOR
 NON-COMPLIANCE.

ETHICAL CODE

PG 2 OF
20

THAT SERVE AS A BASIS FOR THE ETHICAL REGULATIONS KNOWN AS THE STANDARDS OF ETHICAL CONDUCT FOR EMPLOYEES OF EXECUTIVE BRANCH, 5 C.F.R. PART 2635.5 U.S.C. 7301, 7351, 7353 5 U.S.C APP. IN 2-12-17 MORE THAN 1,500 FEDERAL WORKERS WERE ACCUSED OF VIOLATING GOV ETHICS RULES

PURELL VIOLATED MORE THAN 14 GENERAL PRINCIPLES OF ETHICAL CONDUCT 5 C.F.R § 2635.101 AND EXECUTIVE ORDER 12674 FOR GOVERNMENT OFFICERS AS (DFT)S USED PURELL IN VIOLATION OF U.S. FED CODE 2315 TO HIDE AND CONCEAL (DFT)S CRIMES AS PURELL DISCLOSED FRAUD - VERBAL ABUSE AND CORRUPTION TO (PL)S TO APPROPRIATE HIS AUTHORITY / AUTHORITY, WITH COLLUSIONS, CORRUPTIONS, OBSTRUCTION OF JUSTICE, DELAY, WITH PARTIALITYS.

ETHICAL CODE

PG 3 OF
20

PURCELL VIOLATED HIS
RESPONSIBILITY TO (PL)'S AND
DID NOT RESPECT OR ADHERE
TO THE PRINCIPLES OF ETHICAL
CONDUCT'S. IN VIOLATION OF
5 CFR 2635.101 BASIC
OBLIGATION OF PUBLIC SERVICES

PURCELL VIOLATED HIS MONITORIAL
JUDICIAKY ROBE DEDICATION
IN THE U.S. DIST CT FOR THE
WESTERN DIST OF OKLAHOMA.

PURCELL DID NOT MAINTAIN OR
ENFORCED NO HIGH STANDARDS
OF CONDUCT DURING (DEF)'S ET AL
(S.A) ATTACKING (PL)'S DISABILITY
RIGHT'S IN VIOLATION OF (PL)'S
14TH AMENDMENT EQUAL PROTECTION
RIGHTS, WITH COLLUSIONS.

PURCELL VIOLATED ETHICAL
CANONS THAT APPLY TO FED
JUSTICES & FEDERAL OFFICIAL
DUTIES, WITH ART (2)
COGNIZABLE JUDICIAL MISCONDUCTS.

ETHICS CODE

PG 4 of
20

5

PURCHASED AS A U. S. MADE
 JUSTICE D.D. NOT RETRACTED
 FROM HIS EMOTIONAL-
 PERSONAL POLITICAL BIASES
 WITH (D.D)'S (S.A) ACTIVITY
 AND VIOLATED ALL U. S.
 CONSTITUTIONAL FED & STATE
 COMPLIANCE WITH THE
 CODE OF CONDUCT'S IN
 APPLICABLE DATES OF
 COMPLAINTS & COMPLIANCE OF
 (PL)'S CLAIMS.

→

CHAIR, COMMITTEE ON CODES OF
 CONDUCT c/o GENERAL
 COUNSEL ADMINISTRATIVE
 OFFICE OF THE UNITED STATES
 COURTS THURGOOD MARSHALL
 FEDERAL JUDICIARY BUILDING
 ONE COLUMBUS CIRCLE, N. E.
 WASHINGTON, D.C. 20544
 (202) 502-1100

PURCELL ACTED IN FAVOR WITH (DET'S (S.A) AND CAUSED (PL'S FEARS & DID NOT COMPLY TO LAW'S BECAUSE (DET'S ARE PUBLIC FIGURES AND (PL'S ARE 2 ILL-WILL (A-W.D) AND INDIGENT ON FOOD STAMP'S & PURCELL VIOLATED U.S. FED CODE 2315 TO HIDE & CONCEAL (DET'S CRIMES AND COUNTERFEITING: FORGERY'S OF U.S. FED & STATE GOV SEALS. PURCELL VIOLATED (PL'S PUBLIC CONFIDENCE AND THE IMPARTIALITY OF PURCELL'S JUDICIARY PRACTICES, CONVERSELY, IN VIOLATION OF U.S. FED CODE 2315 DEMINISHED (PL'S PUBLIC CONFIDENCE IN PURCELL'S JUDICIARY CONDUCT THAT MENTALLY INJURED (PL'S UNDER PURCELL'S SYSTEM OF GOVERNMENT UNDER LAW, JUSTICE PURCELL LCVR 73.1 & U.S.C. 28 636(c) VIOLATED A U.S. MAGistrate JUSTICE AVAILABILITY WITH COLLUSIONS, CORRUPTIONS & CLAIMS.

ETHICS CODE

PG 6 OF

20

PURCELL VIOLATED ALL RULES OF
 REASON GRANTING (D-F)s A
 (G.A) AND NOT (PL)s AND
 PURCELL VIOLATED ALL APPLIED
 AND LISTED CONSTITUTIONAL
 AMENDMENT AUTHORITIES AND
 REQUIREMENTS - STATUTES, ARTICLES
 OF OTHER COURT RULES AND
 DECISIONAL LAW BY NOT
 GRANTING (PL)s A (G.A). BY
 ALL CONTEXT OF RELEVANT
 CIRCUMSTANCES, AND
 IMPINGED ON DECISION
 MAKING ABILITIES.

PURCELL SHOULD REUSE HIMSELF
 & STEP DOWN AS A JUDGE
 WHO USE BiAS CONDUCT UNDER
 ANY JUDICIAL COUNCILS
 REFORM FOR VIOLATING
 ALL JUDICIAL CONDUCT'S
 AND (PL)s DISABILITY ACT'S
 OF 1980 (28 U.S.C. § 3
 332 (D) (1), 351 - 364).
 ATTACKING (PL)s DISABILITIES WHEN (D-F)s
 WAS NOT SERVED NO SUMMONS.

ETHICS CODE

PG 7071

20

PURCELL NEED DISCIPLINARY ACTION APPROPRIATE TO BEING DIS-BARRED BY THE DEGREE OF ALL CONSPIRING VIOLATIONS OF DEFENDANTS WHO ALSO NEED TO BE DISCIPLINED BY REASONABLE APPLICATION OF THE TEXT OF THEIR S.A. IN VIOLATIONS OF A UP-COMING LITIGATION PROVEN BY ALL FACTORS OF PURCELLS CONFESSIONS OF WRITTEN BIASED WORDS THAT PROVES & SHOWS THE UNWANTED AND BIASED SERIOUSNESS OF PURCELLS AND DEFENDANTS IMPROPER ACTIVITIES, & INTENT OF PURCELL VIOLATION OF U.S. FED CODE 2315 TO HIDE & CONCEAL DEFENDANTS UNWANTED NSA CRIMINAL LIBRARY PATTERNS MOSTLY OF VIOLATIONS USING PURCELLS IMPROPER ACTIVITY PRESENT JUDICIAL LAW.

ETHICS CODE

PG 8 OF

20

PURCELL'S PARTIAL BIAS
 HAS EFFECTED (PL)'S
 (A.W.D.) RIGHTS ETC. AND
 MENTAL STANDARDS CAUSING
 A OVEREXTENDED DELAY
 BY DROPPING THIS MATTER
 AND NOT SOLVING NOTHING
 AS (D.F.D)'S ALLEGEDLY CONTINUED
 TO MAKE PROTESTS PILING
 OFF (PL)'S U.S. FED & STATE
 PROPERTY RIGHTS. PURCELL
 WITH (D.F.D)'S VIOLATED (PL)'S
 AND THE JUDICIAL SYSTEM.

PURCELL IN GENERAL TERMS
 ATTACKED (PL)'S DISABILITIES
 CAUSING FURTHER CIVIL
 LIABILITY'S FOR CRIMINAL
 PROSECUTIONS, AS PURCELL AND
 (D.F.D) (S.A) WAS USED AS
 A (RICO) TACTICAL
 ADVANTAGE AGAINST (PL)'S.

HOW COME (PL)'S CAN'T
 USE OR REQUEST A (S.A)
 ? AS (D.F.D) VIOLATING (PL)'S 14TH

ETHICS CODE

AMENDMENT EQUAL PROTECTION.

PURCELL DID NOT AVOID (DFT's)
OR HIS OWN IMPROPRIETIES
OR PURCELL'S APPEARANCE OF
IMPROPRIETY IN THIS
CASE OR ACTIVITY.

PURCELL DID NOT HAVE
NO RESPECT FOR THE LAW
OR (PL's) GRANTED DFT's
A (S.A) IN REGARDS TO
A UPCOMING HEGAZZON.

PURCELL USED OUTSIDE
INFLUENCE AND ALLOWED
(DFT's) SOCIAL - POLITICAL
PUBLIC FIGURE INFLUENCE;
AND DFT's FINANCIAL
RELATIONSHIP TO INFLUENCE
PURCELL'S JUDICIAL MIS-CONDUCT
AND JUDGEMENT.

WHY CAN'T (PL's) HAVE A (S.A)
? WITH WESTERN DISTRICT CHIEF
JUSTICE ?

ETHICS CODE

PG 10 OF
20

PURCELL AS A CONSPIRATOR
 IN VIOLATION OF U.S. FED
 CODE 2315 LENT THE DOTS
 THE PRESTIGE OF PURCELL'S
 JUDICIAL OFFICE WITH A
 (S.A) TO ADVANCE PURCELL'S
 PRIVATE INTERESTS WITH
 SEVERE BIAS AND RED ZONE
 AUTHORITIES AND PERMITTED
 THE DOTS TO CONVEY
 THE IMPRESSION THAT
 THE DOTS POWER OF THE
 NBA NATIONAL BASKETBALL
 ASSOCIATION . NBA
 COMMISSIONER ADAM SILVER
 AND THE NBA'S (PBC) LLC
 PROFESSIONAL BASKETBALL CLUB
 BOARD OF GOVERNOR'S IS
 GROUPS OF PARTNERS AND
 THE NBA TEAM PLAYERS
 ASSOCIATION ARE ALL IN
 A SPECIAL POSITION THAT
 INFLUENCE PURCELL TO
 ATTACK (PL)'S INNOCENT (A.W.D)
 RIGHTS AS MY WIFE DIED
 IN MY ARM'S WHILE SUFFERING

ETHICS CODE

This is an Purcell's Bias Tones
 and Det's ® TRADEMARKS
 CRIMES UNLAWFULY AND
 ILLEGALLY ON (PL)'s PROPERTY
 RIGHTS: COUNTERFEITING U.S. FED &
 STATE Gov SEALS: USING Det's ® MARKS.
 Purcell Red Zoned Bias
 AUTHORIZED ACTING AS Det's
 ATTORNEY AND Det's TESTIFY-
 ING CHARACTER WITNESS
 DISCRIMINATED AGAINST
 (PL)'s RIGHTS AND HID
 Det's ASS-O-CIATION
 MEMBERSHIP'S & PRACTICES
 IN GOOD WILL STANDARDS
 GRANTING Det's A (S.A) &
 NOT THE (PL)'s: Purcell's
 ONLY INTENT WAS TO USE
 ANY AND ALL UNLAWFUL
 INVIDIOUS DISCRIMINATION
 PRACTICES AGAINST (PL)'s
 (A.W.D) & OUR (PL)'s INDUSTRIAL
 RACE VERBALLY ABUSIVE (PL)'s
 WITH RED ZONE SLAVE MASTER
 BIAS - ON BEHALF OF Det's.
 TO HIDE & CONCEAL Det's COUNTERFEITINGS.

ETHICS CODE

PG 12 of

20

PURCELL - THE DFT's AND (PL)s APPEARANCE PROVES PURCELL & DFT's IMPROPRIETY OCCURRED ON BASIS BASIS: AS (PL)s AND OTHER'S REASONABLE MINDS KNOW'S THE FULL EXTENT OF A (G.A.).

(PL)s KNOWLEDGE OF ALL RELEVANT CIRCUMSTANCES DISCLOSED BY PURCELL'S RED ZONE WORDS & (DFT)s (G.A) IS PURCELL & DFT's SWORN CONFESSION'S WHICH SHOULD CONCLUDE THAT PURCELL'S HONESTY - INTEGRITY - IMPARTIALITY, TEMPERAMENT & FOZNESS TO SERVE AS A U.S. MAG JUDGE IS IMPAIRED, BY THE DFT's CRIMINAL LIBRARY INFLUENCES

(PL)s CONFIDENCE AS A REGISTERED VOTER IN PURCELL'S JUDICIAL PRACTICE IS ERODED BY IRRESPONSIBILITY

ETHICS CODE

PG 13 of

20

AND IMPROPER CONDUCT OF
PURCOU -

"How come (PL)s can't have
OR REQUEST A (S.A) AS OFFDS
AND HAVE THE SAME 14th
AMENDMENT EQUAL RIGHTS
PROTECTION?"

PURCOU VIOLATED BOTH
PROFESSIONAL AND EMOTIONAL
PERSONAL CONDUCT OF A
JUDGE AND CAUSED HISSELF
FURTHER SUBJECT OF CONSTANT
PUBLIC SCRUTINY WITH OFFDS
(S.A) & NOT THE SAME TO (PL)s
VIEWED AS A BURDENSOME ACT
TO (PL)s AND MENTALLY
HARMFUL TO (PL)s

PURCOU'S (S.A) SHOULD BE
PERCEIVED AS AN OFFICIAL
TESTIMONY FOR THIS UNUSUAL
CIRCUMSTANCE ENTRY V. ENTRY'S
AS THE DEMAND OF JUSTICE
REQUIRES A SUMMONS.

ETHICS CODE

PURCELL DID NOT AVOID LEADING THE PRESTIGE OF HIS OFFICIAL OFFICE TO ADVANCE THE DEFENDANT'S ONE-SIDED (G.O.A) AND PRIVATE INTEREST AGAINST (PL)S, BY ATTACKING (PL)S (A.W.D) ROOMS.

PURCELL ALLEGEDLY USED HIS JUDICIAL POSITION AND TITLE TO PIERCE THE JUDICIARY'S VEIL OF JUSTICE TO GAIN ADVANTAGE IN LITIGATION INVOLVING THE DEFENDANTS AS AN EMINENT PUBLIC FIGURE AND THE NBA COMMISSIONER AS A FRIEND ACTING AS THOUGH THE NBA BASKETBALL ASSOCIATION'S COMMISSIONER "ADAM SILVER" & THE NBA'S (PSC) LLC & THE NBA TEAM PLAYERS ASSOCIATION MEMBERS OF PURCELL'S FAMILY WITH INJUSTICE FEDERAL HATE CRIME COLLUSIONS, CORRUPTIONS, OBSTRUCTIONS OF JUSTICE, DELAY, DENIED.

ETHICS CODE

PG 15 of

20

PURCELL AND DEFENDANT'S WORDS ACT
 LIKE THEY ARE BOTH IN
 CONTRACTS FOR PUBLICATION
 FOR PUBLICIZING (PL)'S WORKS
 BY PURCELL'S BIAS WRITINGS,
 AS PURCELL WHO HAS FULL
 CONTROL OVER THIS MATTER
 WAS NOT SLEEPING; BUT
 USED FALSE LIBERTY OVER
 THE DEFENDANT'S CONTINUED PUBLICATION
 OF (PL)'S WORKS AND CAUSED
 DEFENDANT'S ALLEGED INTENT'S AND
 EXPLOITATIONS TO USE PURCELL'S
 OFFICE, IN OPEN COURT OF LAW.

PURCELL'S SLAVE MASTER TONO'S
 WAS NOT SENSITIVE USING
 VERBAL ABUSIVE RE: TONO
 AUTHORIZER'S OF THE PRESIDENCE
 OF OFFICE.

PURCELL AND DEFENDANT'S (S.A.) USED
 DEFENDANT'S NBA ASSOC TO PRACTICE
 INVIDIOUS DISCRIMINATION
 TOWARDS (PL)'S (A.W.O.S.) ROBERT'S
 GOING RISE TO ALL

PERCEPTIONS THAT THE (D-F)s
CONFUSIONS AND CONTROVERSIES
ALSO IMPAIRED PURCELL'S
IMPARTIALITY.

How Coms (PL)s can use
A (S.A) ?

PURCELL CHOSE (D-F)s BECAUSE
OF (D-F)s POWER AND STATUS
OVER (PL)s DISABILITY: THAT'S
WHY PURCELL ATTACKED (PL)s
(A-W.D) RIGHTS AND: BECAUSE
(D-F)s NBA BASKETBALL ASSOC
AND THE NBA COMMISSIONER &
(PBC) LLC 30 GROUPS IS DEDICATED
TO THE PRESERVATION OF A
NEW NBA BASKETBALL TERM
HERE IN OKC, & PURCELL
VIOLATED HIS ETHICAL &
CULTURAL VALUES OF LEGITIMATE
COMMON INTEREST TO THE
(D-F)s NBA COMMISSIONER
"ADAM SILVER" & (PBC) LLC 30
GROUPS & NBA TERM PLAYERS
ASSOC: WHO CONTINUED ALL COUNTERFEITS.

ETHICS CODE

PG 1707

20

PURCELL KNOWS BY ALL FACTS (PL)s HAS A.W.D AND (PL)s ARE EFFECTED WITH BLINDNESS LIMITATIONS AND PURCELL WITH (DET)s VIOLATED (PL)s U.S. FED & STATE CONSTITUTIONAL RIGHTS.

PURCELL IS AWARE OF THE SIZE AND NATURE OF (DET)s NBA BASKETBALL ASSOC & (DET)s NBA (PBC) LLC 30 GROUPS OF PARTNERS BOARDS OF GOV. AND THE DIVERSITY OF (DET)s & (PBC) LLC LOCATE WHO ARE CONSIDERED TO BE POTENTIAL MEMBERS OF (PBC) & (DET)s: (WORLDWIDE PUBLIC FIGURES).

PURCELL AND (DET)s ALLEGEDLY DISCRIMINATED AGAINST (PL)s INDIVIDUALLY BECAUSE OF (PL)s ABSENCE DURING (DET)s (S.A.) & EXCLUDED (PL)s BASED ON (PL)s RACE & A.W.D KNOWN (PL)s COULD NOT PAY FOR COURT.

ETHICS CODE

PG 1807

20.

PURCELL IN VIOLATION OF (PL)'S
 CLAIMS GRANTED TO ARRANGE
 A (S-A) MEETING WITH DEF'S
 WHERE PURCELL & DEF'S KNEW
 PRACTICES OF INVIDIOUS
 DISCRIMINATION OF (PL)'S RACE
 AND DISABILITIES WAS GOING TO
 BE THEIR MAIN TOPIC, TO STOP
 (PL)'S ® TRADEMARK FRAUDS. TO PROVE
 DEF'S COUNTERFEITED U.S. FED & STATE GOV. SEALS.

PURCELL KNOWINGLY APPROVED
 ALL ACTS OF INVIDIOUS
 DISCRIMINATION ON BASIS OF
 PURCELL & DEF'S APPEARANCE
 OF IMPROPRIETY WHICH
 DIMINISHED (PL)'S PUBLIC
 TRUST AND CONFIDENCE IN
 THE INTEGRITY & IMPARTIALITY
 OF PURCELL'S JUDICIAL
 METHODS, IN VIOLATIONS
 LISTED. (DEF'S ET AL CONTINUED.

PURCELL NEED TO REASON
 IMMEDIATELY AS HIS OFFICE
 DID NOT ADHERE TO LEGAL
 IMPARTIALITY OF LAW.

ETHICS CODE

PG 19 of
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PURCELL WAS SWAYED BY DETS AND BY PARTISAN INTEREST, PURCELL DID NOT MAINTAIN ORDER AND HEARD DETS MATTERS ONLY - ORALLY WITH NO ORAL ARGUMENT FROM (PL)S. HIDING DETS COUNTERTESS: FORGOTHS.

PURCELL WAS NOT PATIENT, DISCERNED OR RESPECTFUL TO (PL)S AFTER DETS BASED (S.A) VIOLATING U.S. COURT'S FED SEAL'S.

PURCELL MIND & RELATIONS WAS ALREADY MADE UP DURING DETS (S.A) AS (PL)S FEEL THIS PAIN & SORROW AT PURCELL'S UNOFFICIAL CAPACITY. SO (PL)S SIMILAR CONDUCT IS LIKE PURCELL'S AND DETS CREATED CONTROLS CONSISTENT WITH THEIR RELS IN THEIR (S.A) PROCESS, BREAKING FEDERAL GOVERNMENT LAW WITH A SLAP IN THE FACE TO INDIVIDUAL - CIVIL LIBERTY - JUSTICE - BAD -

ETHICS CODE

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PURCELL WITH THE DEFENDANT'S MINDS
WAS ALREADY MADE UP & PURCELL'S
RELATIVES DID NOT WANT TO
HEAR NOTHING FROM (PL)'S
AFTER THEIR (S-A), IN WHICH
(PL)'S WAS ACCORDED NO
IMPARTIAL LAW BY PURCELL'S
RED VERSAL ABUSIVE TONE'S.

- PURCELL IN VIOLATIONS SET
FORTH IN (PL)'S CLAIMS &
COMPLAINT & ALL LISTED
VIOLATIONS: . . . WITH
THE DEFENDANT'S INDIATED AND
UNLAWFULNESS, & PURCELL
PERMITTED DEFENDANT'S CONSIDERATION
FOR EX PARTE COMMUNICATIONS
CONCERNING A PENDING OR
IM PENDING MATTER THAT
WAS MADE OUTSIDE THE
PRESENCE OF THE (PL)'S
WITH DEFENDANT'S & PURCELL (S-A).

THIS WAS (PL)'S ART (3) EMERGENCY.
PURPOSE & DEFENDANT'S ADDRESSES
ALL SUBSTANTIVE MATTERS.

Respectfully:

CHARLES A. SYRUS JR.
Husband

ANNETTA F. SYRUS
Wife ~~Deceased~~

Plaintiffs (pls)

1025 N.W. 86th St #101
Oklahoma, OK

73114-

(405) 436-9437 #cell

IN THE UNITED STATES
DISTRICT COURT FOR THE WESTERN
DISTRICT OF OKLAHOMA

CHARLES A. SYRUS JR.
PLAINTIFF (PLS)
COMPLAINANT (COMP)

v.

ALL ILLEGAL (RICO)
DEFENDANTS (DEFS)

CASE NO'S.
CIV-12-678 D
CIV-19-504 D

IMMUNITY

PG 1-13

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IMMUNITY

BEYOND A REASONABLE DOUBT:
(DEF)s ET AL CRIMES HELD VITAL
INFORMATION FROM (U.S.C.A. 10th CIR).

WHEN THE FUNCTION OF VIOLATING
(F.R.CIV.P.) ARE THE SAME,
THE IMMUNITY THAT PROTECTS
THEM IS ALSO THE SAME FOR
IMPEACHMENTS VIOLATING FEDERAL
TESTING PROCEDURES ALLOWING
(DEF)s TO PROCEED WITHOUT
APPROVALS OF SUMMONS,
WARRANTS, SUBPOENAS, WRITS, .

JUDICIAL TECHNOLOGY LEAKS WITH
U.S. MAGISTRATE Judge Purcell,
ADMISSIONS AND CONFESSIONS
"DEFs WAS NOT SERVED"
OVERNIGHT AT FIRSTLIGHT
THUR 6-14-12 4:30^{AM} FRI 6-15-12 8:30^{AM}
SHOULD BE AN INTEGRAL PART
OF THE
ENBANC PANEL OF JUSTICES
JOB'S AND MAY SERVE A VITAL
PUBLIC SERVICE FOR IMPARTIAL
JUDGEMENTS, AGAINST (DEF)s.

JUDICIAL TECHNOLOGY LEAKS HAD NO
RESPECT OF (F.R.CIV.P.) OR LCVR's
SEEN ON U.S. FEDERAL DOCKET AND
DOCUMENT CASE # CIV-12-678 D USING
DEFACTO SHADOW DOCKET PARTIAL ENTRYS.

IMMUNITY

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ANY U.S. JUDGE ADMISSIONS, WITH CONFESSIONS, COLLUSIONS, CORRUPTIONS, EXTORTIONS, IS NO DIFFERENT THAN OTHER JUDGES WHO ABUSE THEIR POSITIONS OF POWER, OR ANY POLITICIAN OR ATTORNEY, OR ANY U.S. PUBLIC OFFICER WHO WILLFULLY MISAPPROPRIATES U.S. FED GOVT PROPERTY, OR ANY EXECUTIVE OFFICIAL VIOLATING LCR PROCEDURE.

QUALIFIED IMMUNITY IS NOT THE NORM FOR U.S. MAGIS JUDGE GARY PURSON

ONLY, FIRED, REUSAL'S, IMPACMENTS, WITH NO RETIREMENT'S.

IMMUNITY

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BOTH U.S. JUDGES, U.S. COURT CLERK, WITH DEFENDANTS PROFITED OFF DEFENDANTS SPECIAL APPEARANCE (HEREINAFTER) (S.A.).

DEFENDANTS ET AL RECEIVED ALL FAVORS, CLAIMS, ATTACKING (PL) ART (81) LOVES AND AMERICANS WITH DISABILITIES RIGHTS (HEREINAFTER) (A.W.D.) WITH DEFENDANTS ILLEGAL (RICO) ENTRY'S AND APPEARANCES IN THE ABSENCE OF A SUMMONS "DIRECTED PARTIAL JUDGE'S PRESENCE" WITH CRYSTAL CLEAR ILLEGAL (RICO) ENTRY'S FACILITATING (PL) REMOVAL WITH FEAR AND RECKLESS BEHAVIORS SEEN WITH MULTIPLE CASCATING SETS OF FAVORS, [ESP] (FOR.COV-P.).

A U.S. JUDGE MAY BE FORCED TO PAY MONETARY DAMAGES FOR NOT CONDUCTING A LEGAL INVESTIGATION WITH DEFENDANTS ET AL OVERNIGHT AT FIRSTLIGHT UNSWORN OATHS DURING DEFENDANTS ET AL (S.A.).

IMMUNITYPG
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(PL) DEMAND THE ENTIRE JUDICIAL SYSTEM JUSTICES SEE THIS CASE AND MATTER AS A CRIMINAL CRIME BY WHAT WAS SAID BY ALL ADMISSIONS AND CONFESSIONS, OMISSIONS, BEYOND A REASONABLE DOUBT ON U.S. FED DOCUMENTS CV-12-678D ANNOUNCING (DEFTS) ; ILLEGAL ENTRYS, FAVERS & CLAIMS WITH A U.S. JUDGES CAPTION BiAS AND PREJUDICE ORDERS, RULINGS, JUDGMENTS, WITH (DEFTS) BENEFITING OBJECTIONS.
SEE: (PL) CHECKLIST OF FACTS.

(PL) DEMAND THE JUDICIAL SYSTEM USE THE FULL DISCRETION OF THE COURTS ENTIRE ENCLAVE PANEL OF JUSTICES VOTE, AND UNANIMOUSLY AGREE; A MAGISTRATE JUDGE KNEW (DEFTS) WAS NOT SERVED AND STOPED ALL (F.R.CIV.P.) LCVR PROCEDURES & DID NOT FOLLOW NO LCVR 7.1, OR LCVR 78.1 PROCEDURES OR A U.S. MAGISTRATE JUSTICE AVAILABILITY FOR ANY CITED CLAIMS

IMMUNITY

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OF (PL) PETITION FOR CLAIMS,
AND THAT A U.S. MAGistrate JUDGE
WILLFUL VIOLATIONS USING PARTIALITYS
WITH COLLUSIONS; DO NOT ENJOY
ABSOLUTE IMMUNITY AGAINST
BEING SUED. THIS
HISTORICAL PROCESS LED TO
RECORDED ILL-GOTTEN GAINS
WITH FAVERS AND CLAIMS
WITH UNANIMOUSE VOTES
FOR THE PURPOSE OF (PL)
REMOVAL WILLFULLY VIOLATING
(PL) CIVIL LIBERTIES SEEKING
LIBERAL TREATMENTS.

THIS U.S. JUDGE CAN BE
IMPEACHED FOR MISDEMEANORS
OR FELONYS, ETHICAL CODE
VIOLATIONS, AND SWORN OATH
VIOLATIONS OF PUBLIC TRUST, .

(PL) DEMAND THE ENTIRE JUDICIAL
SYSTEM IMPARTIALITYS ACKNOWLEDGE
THAT LOCAL CIVIL RULE 7-1
AND 78-1 AND OTHERS HAS
BEEN VIOLATED ABUSING EXECUTIVE
PRIVILEGE & CREATED CRIMES AGAINST
THE U.S. FED GOVT AND (PL).

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IMMUNITY

(PL) DEMAND THE ENTIRE JUDICIAL SYSTEM IMPARTIALITIES AGREE A U.S. MAGI JUDGE CAN BE IMPEACHED FOR THE ROLES COMMITTED AS PUBLIC OFFICER, COURTROOM ADVOCATE AIDING AND ABETTING (PL) ENEMY'S WITH COLLUSIONS.

(PL) DEMAND THE ENTIRE JUDICIAL SYSTEM IMPARTIALITY'S SEE THAT A U.S. MAGI JUDGE LOST ALL IMMUNITIES WILLFULLY GIVING (DET)S ADVICE AND ENCOURAGING (DET)S TO UNLAWFULLY PROCEED WITHOUT BEING [SERVED] NO DUE PROCESS - NO SUMMONS [ESP] AFTER A JUDGE KNOW (DET)S ASSERTIONS WITH UNSWORN - INADMISSABLE OATHS COMMITTED WILLFUL AND KNOWING (PERJURY) OVERRULING (10th CCR) ORDERS, RULINGS, JUDGEMENTS, USING HACK- STOLEN - EMBEZZLED - JUDICIAL TECHNOLOGY LEAKAGES & JUDICIAL COMPUTER PACS WORDS - PACS CODES ACCESS CODES OF DEPUTY CLERK AND JUDGES.

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IMMUNITY

A U.S. MAGISTRATE JUDGE IS NOT ENTITLED TO QUALIFIED LEGAL IMMUNITIES OR SHIELDED FROM IMPEACHMENTS ACTIONS IN BAD FAITH WITH WILLFUL OBSTRUCTION HIDING AND CONCEALING EVIDENCE OF (OFTS) WHITE COLLAR CRIMES.

(PL) DEMAND THE ENTIRE JUDICIAL SYSTEM ENBANC PANEL OF JUSTICES CV-12-678D FOR THE PURPOSE OF UNANIMOUS VOTES, " (OFTS) WAS NOT SERVED".

(PL) DEMAND THE JUDICIAL SYSTEM AGREE : USING A U.S. MAGISTRATE JUDGE ADMISSEONS (OFTS) WAS NOT SERVED ARE COMMENTS ANNOUNCING DISCUSSIONS WITH ASSERTIONS EXPOSING (PL) TO A U.S. MAGISTRATE JUDGE ARE PROVEN FACTS FOR INDICTMENTS FOR IMPEACHMENTS AND DONT DESERVE IMMUNITIES.

THIS JUDGE DISTORTED ALL FACTS.

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IMMUNITY

VIEWING A MAGISTRATE JUDGE ACTIONS
WITH (DEFTS) ET AL ENTITIES
(PL) FOR RELIEF OF CLAIMS
DEPRIVING (PL) Goods
AND SERVICES PROPERTY RIGHTS,
FOR THE DESTRUCTIVE PURPOSE
OF DEPRIVING (PL) CIVIL
LIBERTIES, AND JUSTICE.

(PL) DEMAND THE ENTIRE
JUDICIAL SYSTEM ENRANCE PANELS
SEE (DEFTS) AND A U.S. MAGISTRATE
JUDGE ABSENCE OF A
SUMMONS TOOK UNLAWFUL
ILLEGAL (RECO) ACTIONS AND
INVESTIGATED THEMSELVES
PROVING (DEFTS) WAS NOT [SERVED]
AND [MADE] I FRAUDULENT
OBJECTIONS WITH UNSWORN
OATHS IN U.S. FEDERAL COURT
LAW, AND (PL) WAS DENIED
THE SAME (S.A.) IN
UNITED STATES MAGISTRATE
JUSTICE PURCHASE CHAMBERS.

VIOLATING (PL) PETITION FOR
CLAIMS WITH A SLAP IN THE
FACE TO GOD-INDIVISIBLE-CIVIL LIBERTY-
AND JUSTICE.

IMMUNITY

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A U.S. MAGISTRATE JUDGE WILL FULLY-KNOWLEDGELY, UNOFFICIAILY PLACED AND PRESENTED PERTURRING WITNESSSES ON THE WITNESS STAND KNOWING (DEFTS ET AL [WAS NOT SERVED])

OVERNIGHT AT FORESTLIGHT

THUR 6-14-12 4:30 PM

FRI 6-15-12 8:30 AM

A U.S. JUDGE WITH (DEFTS ET AL PUNITIVELY, RECKLESSLY, [MADE] THEMSELVES ACCOMPLICE'S AND CONSPIRATOR'S, AIDING AND ABETTING ONE ANOTHER WITH UNSWORN OATHS MISAPPROPRIATING U.S. FEDERAL GOVERNMENT PROPERTY.

(DEFTS ET AL [MADE] FRAUDULENT OBJECTIONS WITH A U.S. JUDGE ACTING AS (DEFTS ET AL ADVOCATE, FRIENDS WHO KNOWS ONE ANOTHER, LAWYER, ATTORNEYS, COUNSELORS, ASKING (DEFTS) QUESTIONS, (DEFTS) ANSWERING QUESTIONS WITH A U.S. JUDGE AND (DEFTS) SHARING LEGAL ADVICE

IMMUNITY

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ACTING AS ARBITRATING
MEDIATORS KNOWING MEDIATORS
CAN NOT BE WITNESS IN NO
PROCEEDINGS, AS A (DEF) CAN-
NOT OBJECT IN THE ABSENCE
OF A SUMMONS (F.R.Civ.P.) RULE (4).

(PL) ASK THE ENTIRE JUDICIAL SYSTEM
ENBANC PANEL OF JUDGES
AS PRESIDING JUDGES IN YOUR
COURT ROOM: "LOOK OVER AT
(PL) PODIUM, DO YOU SEE (PL)?".

NOW: "LOOK OVER AT
(DEFS) PODIUM IN YOUR COURT
ROOM AND ASK YOURSELF
HOW DID (DEFS) APPEAR IN
(10TH CR) COURT ROOM WHEN DISTRICT
COURT U.S. MAGISTRATE JUSTICE
GARY PURCELL CLEARLY STATED
WITH JUSTICE DEGiUSTI,
: (DEF)S WAS NOT SERVED",
AND -

OVERNIGHT AT FORSTLIGHT.
(HOW DID (DEFS) ET AL RECEIVE
(PL) PRIVATE CONFIDENTIAL
INFORMATION FROM THE COURTS?).

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IMMUNITY

(PL) IMMUNITY MOTION

IS USED -

TO HELP GUIDE THE COURTS TO
SEE HOW (PL) HAS BEEN TRYING
TO INFORM THE U.S. FEDERAL
GOVNT ABOUT (DEF)S FRAUDS
WITH A U.S. JUDGES
CONSTITUTIONAL CRIMES.

(DEF)S ET AL ARTICLE (363-364)
TRICKERY AGAINST THE
ENTIRE U.S. FED GOVT JUDICIAL SYSTEM,
[ESP] (PL) WITH UNSWORN
OATHS, UNSWORN OBJECTIONS,
ILLEGAL (RICO) ENTRYS AND
UNLAWFUL APPEARANCES, IN BOTH
FEDERAL COURTS VIOLATED MULTIPLE LAWS.

SEE: (PL) PETITION FOR CLAIM.
(DEF)S ET AL WITH U.S. JUDGES,
DEPRIVED (PL) CONSTITUTION OF THE
UNITED STATES RIGHTS.

THE UNITED STATES CONSTITUTION
DONT SAY (DEF)S ET AL ART (303)
(S.A.) CAN BE HELD IN THE
ABSENCE OF A SUMMONS

IMMUNITY

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(Def)s ET AL WITH U.S.
JUDGES DEPRIVED AND
VIOLATED (PL) CIVIL LIBERTIES
WITH (Def)s ORGANS [MADE]
ILLEGAL ENTRY'S AND UNLAWFUL
APPEARANCES AS FACTUAL WITNESSES.

THE UNITED STATES CONSTITUTION
REPEATS SEVERAL TIMES
THAT NO PERSON SHALL
BE DEPRIVED, OF LIFE,
LIBERTY OR PROPERTY WITHOUT
DUE PROCESS.

THIS UNITED STATES MAGISTRATE
JUDGE KNEW (Def)s WAS
NOT SERVED AND DID NOT TELL
(Def)s TO FOLLOW PROPER LCR
PROCEDURES OR (F.R.CIV.P.)
OR SWORN OATH'S OR CODE OF
ETHIC'S LAWS OR EVIDENCE CODES,
OR CANON LAWS, OR RECITAL
SAFETY LAWS.

ALL PURPOSELY KNEW WITH LAW FIRMS
AND A U.S. JUDGE ALLOWED (Def)s
ILLEGAL (RICO) COLLUSIONS AND
CORRUPTIONS TO INJURE THE COURTS
THE WESTERN DIST OKLA-(10TH CIR) & (PL).

IMMUNITY

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(PL) DEMANDS UNANIMOUS UNWAVERING SUPPORT FROM THE COURT.

1) Justice Purcell, IDENTIFIED (PL) LLC (Def)s ET AL BY SPELLING (Def)s NAMES, CLEARLY STATING (Def)s WAS NOT SERVED, AND (Def)s [MADE] ILLEGAL ENTRYS (Def)s BRIBED COURT CLERKS WHO WORE (Def)s MONEY, NAMES, AND ZEBOS, DURING (Def)s [MADE] SPECIAL APPEARANCE (NOMINATE) (S.A.) (Def)s [MADE] INADMISSIBLE ASSERTIONS IN DISTRICT COURT AND (U.S.C.A. 104(C)) WITH ILLEGAL (RICO) ENTRYS, AND UNLAWFUL TRICKERY APPEARANCES, IN ALL IMPARTIAL COURTS OF LAW, WITH A SLAP IN THE FACE TO GOD - INDIVISIBLE - CIVIL LIBERTIES - JUSTICE - THE ENTIRE U.S. FEDERAL COURT JUDICIAL SYSTEM - STATE OF OKLA TO INTRE ALL JUDICIAL IMPARTIAL REPUTATIONS AND (PL)s MENTAL & EMOTIONAL BEHAVIOR HEALTH.

Respectfully:

Charles A. Syrus Jr.
Charles A. Syrus Jr.

Plaintiff - (PW)

1025 N.W. 86~~st~~ & 101
Oklahoma, OK

73114-

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IN THE UNITED STATES
DISTRICT COURT FOR THE
WESTERN DISTRICT OF OKLAHOMA

CHARLES A. SYRUS, JR.,

Plaintiff/Petitioner - Appellant,

Case No. CIV-12-678R

v.

NATIONAL BASKETBALL
ASSOCIATION, et al.,

Defendant/Respondent -

ATTORNEY'S OATH, LAW FORM

PG 1-13

ATTORNEYS OATH:

1. I AM FULLY SUBJECT TO THE LAWS OF THE STATE OF OKLAHOMA AND THE LAWS OF THE UNITED STATES AND WILL ALSO BY THE SAME, (DET)S VIOLATED ALL OATHS.
2. I WILL SUPPORT THE CONSTITUTION OF THE STATE OF OKLAHOMA AND THE CONSTITUTIONS OF THE UNITED STATES.
3. I WILL ALSO BY THE RULES OF PROFESSIONAL CONDUCT APPROVED BY THE SUPREME COURT OF THE STATE OF OKLAHOMA.
4. I WILL MAINTAIN THE RESPECT DUE TO THE COURTS OF JUSTICE AND JUDICIAL OFFICERS.
5. I WILL NOT COUNSEL OR MAINTAIN ANY SUIT OR PROCEEDING WHICH SHALL APPEAR TO ME TO BE UNJUST, OR ANY DEFENSE EXCEPT AS I BELIEVE TO BE HONESTLY DEBATEABLE UNDER THE LAW, UNLESS IT IS IN DEFENSE OF A PERSON CHARGED WITH A PUBLIC OFFENSE. I WILL EMPLOY, FOR THE PURPOSE OF MAINTAINING THE CAUSES CONTENDED TO ME, ONLY THOSE MEANS, CONSISTENT WITH TRUTH AND HONOR. I WILL NEVER SEEK TO MIS-LEAD THE JUDGE OR JURY

ATTORNEY'S OATH:

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BY ANY ARTifice OR FALSE
STATEMENT.

6. I WILL MAINTAIN THE CONFIDENCE
AND PRESERVE INVIOLENTE THE
SECRETS OF MY CLIENT, AND
WILL ACCEPT NO COMPENSATION
IN CONNECTION WITH THE BUSINESS
OF MY CLIENT UNLESS THIS
COMPENSATION IS FROM OR WITH
THE KNOWLEDGE AND APPROVAL OF
THE CLIENT OR WITH THE APPROVAL
OF THE COURT.
7. I WILL ABSTAIN FROM ALL
OFFENSIVE PERSONALITIES AND
ADVANCE NO FACT PREJUDICIAL
TO THE HONOR OR REPUTATION
OF A PARTY OR WITNESS UNLESS
REQUIRED BY THE JUSTICE OF
THE CAUSE WITH WHICH I AM
CHARDED.
8. I WILL NEVER REJECT, FROM
ANY CONSIDERATION PERSONAL
TO MYSELF, THE CAUSE OF
THE DEFENSELESS OR OPPRESSED,
OR DELAY IN JUSTIFY THE CAUSE
OF ANY PERSON.

(DEF)s
GLOBAL LAW FIRM

AMERICAN BAR ASSOCIATION

RULE 1.3 DILIGENCE

RULE 1.2,

THE LAWYER'S DUTY TO ACT
WITH REASONABLE DILIGENCE
DOES NOT REQUIRE THE USE
OF OFFENSIVE TACTICS OR
PRECLUDE THE TREATMENT OF
PERSONS INVOLVED IN THE
LEGAL PROCESS WITH COURTESY
AND RESPECT.

USING JUDICIAL TECHNOLOGY
LEAKAGES ACCESS READY,
JUDICIAL KEYS,
JUDICIAL PASS WORDS, PASS CODES
ACCESS CODES OF THE ENTIRE
JUDICIAL SYSTEM MUNICIPAL
ADMINISTRATION(S) OF JUSTICE
DEPUTY COURT CLERKS & JUSTICES.

ARTICLE (54)

AS ADULTS OVER 18 YEARS OF AGE
ALL GLOBAL LAW FIRM ATTORNEYS
MUST BE TREATED THE SAME AS
OTHERS WITH REGISTERED
CENTRAL OFFICES.

(DEF)s

GLOBAL LAW FIRMS

ARTICLE (209)

PENALTIES SHALL BE PROVIDED AND IMPOSED UPON THE PUBLIC; "REVISED PENAL CODE (RPC)" "TITLE (7)" IS: BETRAYAL OF TRUST BY AN ATTORNEY OR SOLICITOR - REVELATION OF SECRETS.

THIS IS THE (DEF)s 6-15-12 FILED DOWN-LOAD AS A POWERPOINT FOR (DEF)s IRREGULAR SPECIAL APPEARANCES OVERNIGHT AT FIRST LIGHT TO DISCUSS A PENDING ; IMPENDING, UP COMING CASE AND MATTER WITH UNITED STATES MAGISTRATE JUSTICE GARY PURCELL WITHOUT SIGNING A WAIVER FOR SUMMONS AND WITHOUT BEING SERVED BY THE UNITED STATES MARSHALL'S PROCESS SERVICE OR BY PLAINTIFF's (PL)s, VIEWED BY U.S. MAG JUSTICE GARY PURCELL'S ADMISSIONS, CONFESSIONS, OMISSIONS, ; AS U.S. MAG JUSTICE GARY PURCELL VIOLATED ALL LISTED U.S. CONSTITUTIONAL CODED AUTHORITIES PRESENTED BY (PL)s. BY EXCHANGING WITH (DEF)s OVERNIGHT AT FIRST LIGHT GIFTS AND PRESENTS, DESCRIBED IN 443 PRECEDING AUTHORITIES.

(Def)s
GLOBAL LAW FIRMS

WHILE (Def)s WORLDWIDE LAW FIRMS
GROUPS OF PARTNERSHIPS IN THE
UNITED STATES AND FOREIGN
COUNTRIES MAINTAINS Joint
RESPONSIBILITY;

CASE'S OF THIS TYPE ARE
SOMETIMES JOINED WITH OTHER
ATTORNEYS AND MAJOR LAW FIRMS
WITH EMPLOYEES OF 1,200 OR
MORE AND SOME WITH LESS
STAFF MEMBERS WHO WITH
(Def)s PRINCIPLE RESPONSIBILITIES
AT NO COST TO THE CLIENT
HELP ONE - ANOTHER AS FRIENDS
WHO KNOW'S ONE ANOTHER.

ALL WORLDWIDE (Def)s WAS PRESENT
IN AND DURING (Def)s ONE-SIDE
ORAL ARGUMENT SPECIAL APPEARANCE
(HEREINAFTER) (S.A.) INCLUDING TO
BUT NOT LIMITED TO THE NBA
COMMISSIONER "ADAM SILVER" AND
THE ENTIRE (NBA) NATIONAL
BASKETBALL ASSOCIATION AND THE
NBA (PBC) LLC PROFESSIONAL BASKETBALL
CLUB BOARD OF GOVERNOR'S 30
GROUPS OF PARTNERSHIPS AND THE
NBA TEAM PLAYERS UNION ASSOCIATION
30 GROUPS OF PARTNERSHIPS AND ALL
WORLDWIDE LAW FIRM GROUPS OF PARTNERS
& VIOLATED ALL CITED AUTHORITIES.

(DEF)s
GLOBAL LAWFORMS

ARTICLE (2176) :

(DEF)s SPECIAL APPEARANCE (S.A.),
ADMISSIONS, CONFESSIONS,
OMISSIONS, RECEIVED (PL)s (I7P)
PRIVATE INFORMATIONS, PRIVATE
PRIVILEGED INFORMATIONS, PRIVATE
CONFIDENTIAL INFORMATION, PRIVACY
BEFORE ALL 14 U.S. FEDERAL
JUDGES IN THE WESTERN DISTRICT
OF OKLAHOMA, WITHOUT BEING SERVED,
OVERNIGHT AT 1ST LIGHT, VIOLATED
(PL)s CIVIL LIBERTIES, CIVIL TREATMENT,
(DEF)s DID NOT TENDER A PROPER
WAIVER FOR SUMMONS, (DEF)s
WROTE A WRITTEN OBJECTION IN
THE WESTERN DIST COURT OF LAW.
(DEF)s WAS NOT SWORN IN,
(DEF)s [MADE] UNSWORN OATHS,
UNSWORN ASSERTIONS, [MADE]
INADMISSIBLE PERJURY TESTIMONY
WITH TWO U.S. JUDGES, (DEF)s
CAUSED (PL)s DAMAGES WITH (DEF)s
FAULTS & NEGLIGENCE (QUASI-DELICT).
(PL)s ARE ENTITLED FOR RELIEF.

GLOBAL LAW FIRMS
(DEF)S

ARTICLE (2194) :

THE RESPONSIBILITY OF TWO OR
MORE (DEF)S IS ILLEGAL (RICO)

ACTIONS ARE LIABLE FOR
QUASI-DEICT, IS SOLIDARY.
(PLS DEMAND DISGEORGEMENT OF
PROFITS.

(PLS ARE ENTITLED FOR RELIEF.

ART (2198) :

PRINCIPLES OF GENERAL LAW ON
DAMAGES ARE ADOPTED AND NOT
INCONSISTENT WITH THIS CASE
OR CODE.

(PLS DEMAND DISGEORGEMENT OF
PROFITS.

(PLS ARE ENTITLED FOR RELIEF.

ART (2199) :

ACTUAL AND COMPENSATORY
DAMAGES.

(PLS DEMANDS DISGEORGEMENT OF
PROFITS.

(PLS ARE ENTITLED FOR RELIEF.

(DEF)s
GLOBAL LAW FIRMS

ART 2199: EXCEPT AS
PROVIDED BY
LAW OR BY STIPULATION,
ONE IS ENTITLED TO AN
ADEQUATE COMPENSATION
ONLY FOR SUCH PECUNIARY
LOSS SUFFERED BY HIM
AS HE HAS DULY PROVED.

SUCH COMPENSATION IS
REFERRED TO AS
**ACTUAL OR COMPENSATORY
DAMAGES.**

(PL) IS ENTITLED FOR RELIEF,
ALL (DEF)s ENTRYS [MADE]
ABOVE THE LAW WITH
A SLAP IN THE FACE TO JUSTICE
USED FEDERAL DOCKET
CASE # CIV-12-678 D
ACCESS READY JUDICIAL TECHNOLOGY
LEAKAGES.

U.S.C. TOTLE 18

CH 25 SEC (471)

(Def)s USED ILLEGAL ART(354)
DEVICES AND
MACHINES TO COMMIT
UNLAWFUL COUNTERFEITING
OF UNITED STATES
FEDERAL AND STATE
GOVERNMENT SEAL'S AND
(PL)s (R) TRADEMARK

WRITTEN WORDS
FORGONE AND
COUNTERFEITING WITH
(Def)s PUBLIC FIGURES

(R) WORLD REKNOWNED
TRADE MARKS.

PALMIRA OF (PL)s
PROPERTY RIGHTS; GOODS
AND SERVICES (PL)s SHARED.
IN GOOD FAITH - GOOD WILLS
AND (Def)s ART (2201)
GOOD FAITH - GOOD WILLS
GROSSED ILL-GOTTEN GAINS
FOR 10 YEARS, FROM 2008-
2018.

U.S.C. TITLE 18
(CHP 33 SEC (700),
ET SEQ.)

DEEMS ANY CRIMINAL
ACT PUNISHABLE BY FINE
OR IMPRISONMENT;

DEFTS AND JUSTICE PURSUITS
U.S.C. TITLE 18 SEC (2)

ABDUCING AND ABETTING
U.S.C. TITLE 18 SEC (371)
AS ACCOMPLICES AND
CONSPIRATORS

IN VIOLATION OF

U.S.C. FED CODE 2315

A FELONY TO WILLFULLY
HIDE AND CONCEAL DEFTS
D.N.A FINGER PRINT

EVIDENCE OF DEFTS ARTICLE
(354) COUNTERFEITING AND
ARTICLE (170) FORGERY CRIMES.

BY ALL ARTICLE (364)

TRICKERY, AND U.S.C. TITLE 18
CH 25 SEC (471)
COUNTERFEITING WITH DEFTS MARKS

PG
11
07
13

U.S.C. TOTIE 18
SEC (842) (P) (2) (B).

EVALUATE THIS CAUSE
AND ALL CREATED RISK
OF (DET'S) ARTICLE (2201)
GOOD FAITH WILL WILL
NBA DISTRIBUTION OF
INFORMATION RELATING
TO USING DESTRUCTIVE
DEVICES ON NUMEROUS
OCCASIONS PROVEN WITH
(PL'S) EVIDENCE AND FACTUAL
PHOTOGRAPHS; OF
(DET'S) IN VIOLATION OF
ARTICLE (188) AND
ARTICLE (189)
(PL'S) ® TRADEMARK WRITTEN
WORDS; THAT BEAR'S
BOTH UNITED STATES
FEDERAL AND STATE
GOVERNMENT SEALS; WITH
REGISTRATION NUMBERS;
DATE'S; MONTHS; YEARS,

(DET)S

GLOBAL LAW FIRMS

OCT 2019

OKC ATTORNEY JAY SILVERNAIL
AS BEEN CONVICTED OF ASSAULT
AND BATTERY WITH A DEADLY WEAPON
AFTER SHOOTING A MAN AT A
NIGHTCLUB IN MAY 2016.

THE VICTIM HAD TO HAVE PART OF
HIS LEG AMPUTATED AS A RESULT
OF THE SHOOTING.

AN ILLEGAL (RICO) ATTORNEY
SHOT - KILLED - MURDERED A
JUDGE SON IN THE FRONT DOOR
OF THEIR HOME & SHOT THE
JUDGE HUSBAND & THEN
KILLED HIS - SELF ,

AN ILLEGAL (RICO) PARTIAL
ATTORNEYS CAN GO TO PRISON TOO,
BEING ADULTS OVER 18 YEARS
OLD, AS ANYONE ELSE.

(DEF)s

PG
13
02
13

GLOBAL LAW FIRMS

(DEF)s ET AL GLOBAL LAW FIRM ATTORNEYS FLAGRANT RESEARCH PRACTICES MISUSED AUTHORITY, MIS-LEADING THE UNITED STATES FEDERAL GOVERNMENT AND INITIATED GROSS DUE PROCESS, NEGIGENT, OBSTRUCTION OF JUSTICE WITH TWO U.S. JUDGES COLLUSIONS AND CORRUPTIONS.

ALL 97.8 BILLION ILLEGAL (RICO) (DEF)s EARNESTLY - KNOWINGLY - WILLFULLY - PURPOSELY WITH MULTIPLE JUDGES & COURT CLERKS JUDICIAL MISCONDUCT DISABILITIES (JCD) USED STOLEN EMBEZZLED UNITED STATES FEDERAL GOVERNMENT PROPERTY ON THEIR FACE'S CIV-12-678 (R), ILLEGALLY - & UNLAWFULLY ELECTRONICALLY [SERVED] TO ALL (DEF)s BY CLERKS WHO INITIATED & ACTIVATED ALL 97.8 BILLION (DEF)s ILLEGAL (RICO) WORLDWIDE GLOBAL FOREIGN & DOMESTIC GROUPS OF PARTNERSHIPS FRIENDS WHO KNOW ONE ANOTHER PUBLIC FIGURES USING JUDICIAL DEVICES & MACHINES USING JUDICIAL COMPUTERS AND COMPROMISED ALL JUDICIAL PROCEDURES.

Respectfully:

Charles A. Syrus Jr.
Charles A. Syrus Jr.

Plaintiff - (PL)

1025 N.W. 86th & 101
Oklahoma, OK

73114-

(405) 436-9437 & cell

IN THE UNITED STATES
DISTRICT COURT FOR THE WESTERN
DISTRICT OF OKLAHOMA

CHARLES A. SYRUS JR.
PLAINTIFF (PLS)
COMPLAINANT (COMP)

v.

ALL ILLEGAL (RICO)
DEFENDANTS (DEFs)

CASE NO's.
CIV-12-678 D
CIV-19-504 D

ADMITTING POLYGRAPH

PG 1-4

PG
1
07
4

ADMITTING POLYGRAPH

CODE § 88 350 - 356

CALIF. EVIDENCE CODE
NOTWITHSTANDING ANY
OTHER PROVISION OF LAW,

THE RESULTS OF A POLYGRAPH
EXAMINATION REQUIRES:

THE OPINION OF A POLYGRAPH
COMES NOW THE (PLS),
TO PROVE,

ALL (DET)'S ENTRYS FRI 6-15-2012
ALLEGEDLY 8:30 AM [MADE]
ABOVE THE LAW WAS NOT LEGALLY
SERVED I - NO DUE PROCESS -
NO SUMMONS OVERNIGHT AT
1ST LIGHT, WITH NO LEGAL OR
LAWFUL SWEORN OATH,

pg
2
07
4

(PL)S PRAYS UNDER ;

U.S.C. TITLE 28
SEC (533)
FBI AUTHORITYTHIS COURT SHOULD GIVE THE
F.B.I. LEGAL AUTHORITY
TO CONDUCT A CIVIL RIGHTS
INVESTIGATION IN THIS
ENTRY'S MATTER [MADE] ON
FEDERAL DOCKET

CASE # CIV-12-678 D

FRI 6-15-2012 ALLEGEDLY AT
8:30 AM AGAINST ALL (DETS)
ENTRY'S IN THIS MATTER.U.S.C. TITLE 28 SEC (533)
FBI AUTHORITYFEDERAL LAW GIVES THE F.B.I.
AUTHORITY TO INVESTIGATE
ALL FEDERAL CRIME NOT
ASSIGNED EXCLUSIVELY TO
ANOTHER FEDERAL AGENCY.

U.S.C. TITLE 28 SEC (533)

AUTHORIZES THE ATTORNEY
GENERAL TO APPOINT OFFICIALS
TO DETECT AND PROSECUTE
CRIMES AGAINST THE
UNITED STATES

HACKING- STEALING- EMBEZZLING
JUDICIAL COMPUTERS WITH
JUDICIAL TECHNOLOGY LEAKAGES
TO DESTROY JUDICIAL REPUTATIONS
- IMPARTIALITY, PRIVACY -
CONFIDENTIALITY, DUE PROCESS -
911 EMERGENCY ART (3)

UNITED STATES FEDERAL
GOVERNMENT

ART (350)

REDRESS SAFETY AND
PROTECTIONS IN THE
ENTIRE UNITED STATES
FEDERAL GOVERNMENT JUDICIAL
SYSTEM MUNICIPAL
ADMINISTRATION OF JUSTICE,
INCLUDING; WHITE COLLAR CRIME
COUNTERFEITING AND
FORGING BOTH -
FEDERAL AND STATE
GOVERNMENT SEALS
WANTENLY.

TITLE 28 - JUDICIARY AND
JUDICIAL PROCEDURE
§ 531 CHP 33 - F.B.I. § 531.

ITEMS 541 - 550 SEC 1565 D

OF TITLE 10, UNITED STATES
CODE, (B) STATE GRANTS -
TITLE 28 JUDICIARY AND
JUDICIAL PROCEDURE § 533
VESTIGATION,

TO HELP MEET THE INCREASED
DEMANDS FOR ACTIVITIES

ADDRESSING ALL CDS ENTRYS
[MADE] ON FEDERAL DOCKET

CASE # COV-12-678 D

FRI - 6-15-2012 ALLEGED 8:30^{AM}

USING STOLEN - HACKED -

EMBEDDED FEDERAL GOVT

PROPERTY CONTINUING ALL

WHITE COLLAR CRIMES USING

JUDICIAL TECHNOLOGY LEAKAGES,

ACCESS READY JUDICIAL COMPUTERS

PASS WORDS - PASS CODES -

ACCESS CODES.

PROVIDED IN SEC 509, 510, &
533 OF TITLE 28, U.S.C. CODE,
APPLIES TO INVESTIGATION
CONDUCTED BY THE F.B.I.
PURSUANT TO ATTORNEY GENERALS
GUIDELINES ON GENERAL CRIMES.

CHARLES A. SYRUS JR:

CHARLES A. SYRUS JR:

1025 N.W. 86TH ST #101

OKLAHOMA, OK

73114

CELL # (405) 437-9437

IN THE UNITED STATES
DISTRICT COURT FOR THE WESTERN
DISTRICT OF OKLAHOMA

CHARLES A. SYRUS JR.
PLAINTIFF (PLS)
COMPLAINANT (COMP)

v.

ALL ILLEGAL (RICO)
DEFENDANTS (DEFS)

CASE NO'S.
CIV-12-678 D
CIV-19-504 D

ALL (DEFS) ILLEGAL (RICO)
SPECIAL APPEARANCE (S.A.)

PG 1-2

I understand that I, or the entity I represent, will keep all defenses or objections to the lawsuit, the court's jurisdiction, and the venue of the action, but that I waive any objections to the absence of a summons or of service.

I also understand that I, or the entity I represent, must file and serve an answer or a motion under Rule 12 within 60 days from _____, the date when this request was sent (or 90 days if it was sent outside the United States). If I fail to do so, a default judgment will be entered against me or the entity I represent.

(Date and sign—See Form 2.)

(Attach the following to Form 6.)

To be printed on reverse side of the waiver form or set forth at the foot of the form:

Duty to Avoid Unnecessary Expenses of Serving a Summons

Rule 4 of the Federal Rules of Civil Procedure requires certain defendants to cooperate in saving unnecessary expenses of serving a summons and complaint. A defendant who is located in the United States and who fails to return a signed waiver of service requested by a plaintiff located in the United States will be required to pay the expenses of service, unless the defendant shows good cause for the failure. (PREMISED WITH PERTINENT)

"Good cause" does not include a belief that the lawsuit is groundless, or that it has been brought in an improper venue, or that the court has no jurisdiction over this matter or over the defendant or the defendant's property.

If the waiver is signed and returned, you can still make these and all other defenses and objections, but you cannot object to the absence of a summons or of service.

If you waive service, then you must, within the time specified on the waiver form, serve an answer or a motion under Rule 12 on the plaintiff and file a copy with the court. By signing and returning the waiver form, you are allowed more time to respond than if a summons had been served. (DEF) is VIOLATED Rule 12 (B) & Rule 13 (4) of F.R.C.P.

(Added Apr. 30, 2007, eff. Dec. 1. 2007.)

Form 7. Statement of Jurisdiction

(a) (For diversity-of-citizenship jurisdiction.) The plaintiff is [a citizen of Michigan] [a corporation incorporated under the laws of Michigan with its principal place of business in Michigan]. The defendant is [a citizen of New York] [a corporation incorporated under the laws of New York with its principal place of business in New York]. The amount in controversy,

without interest and costs, exceeds the sum or value specified by 28 U.S.C. § 1332.

(b) (For federal-question jurisdiction.) This action arises under [the United States Constitution, specify the article or amendment and the section] [a United States treaty specify] [a federal statute, _____ U.S.C. § ____].

(c) (For a claim in the admiralty or maritime jurisdiction.) This is a case of admiralty or maritime jurisdiction. (To invoke admiralty status under Rule 9(h) use the following: This is an admiralty or maritime claim within the meaning of Rule 9(h).)

(Added Apr. 30, 2007, eff. Dec. 1. 2007.)

Form 8. Statement of Reasons for Omitting a Party

(If a person who ought to be made a party under Rule 19(a) is not named, include this statement in accordance with Rule 19(c).)

This complaint does not join as a party name who [is not subject to this court's personal jurisdiction] [cannot be made a party without depriving this court of subject-matter jurisdiction] because state the reason.

(Added Apr. 30, 2007, eff. Dec. 1. 2007.)

Form 9. Statement Noting a Party's Death

(Caption—See Form 1.)

In accordance with Rule 25(a) name the person, who is [a party to this action] [a representative of or successor to the deceased party], notes the death during the pendency of this action of name, [describe as party in this action].

(Date and sign—See Form 2.)

(Added Apr. 30, 2007, eff. Dec. 1. 2007.)

Form 10. Complaint to Recover a Sum Certain

1. (Statement of Jurisdiction—See Form 7.)

(Use one or more of the following as appropriate and include a demand for judgment.)

(a) On a Promissory Note

2. On date, the defendant executed and delivered a note promising to pay the plaintiff on date the sum of \$ _____ with interest at the rate of ____ percent. A copy of the note [is attached as Exhibit A] [is summarized as follows: _____].

3. The defendant has not paid the amount owed.

Case 5:12-cv-00678-D Document 7 Filed 06/21/12 Page 1 of 6

IN THE UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF OKLAHOMA

CHARLES A. SYRUS, JR.,)
Plaintiff,)
v.) CIV-12-678-D
PROFESSIONAL BASKETBALL)
CLUB (PBC) LLC,)
Defendant.)

REPORT AND RECOMMENDATION DENYING LEAVE TO PROCEED IN
FORMA PAUPERIS AND RECOMMENDING DISMISSAL OF THE ACTION

With his Complaint filed June 14, 2012, the *pro se* Plaintiff requests leave to proceed *in forma pauperis* ("IFP") pursuant to 28 U.S.C. §1915(a)(1).¹ The matter has been referred to the undersigned Magistrate Judge for initial proceedings consistent with 28 U.S.C. §636(b)(1)(B). Having reviewed the motion, the undersigned finds that Plaintiff has not presented sufficient information to determine whether he has funds sufficient to pay the full filing fee. For instance, Plaintiff states that he is not employed but that he made \$150.00 for 3 days of work in June 2012 and that he has no assets other than a 1985 pick-up truck. He provides no further information regarding any sources of income, although he states that he has a wife and an infant who are his dependents.

¹"Section 1915(a) applies to all persons applying for IFP status, and not just to prisoners." *Lister v. Dep't of Treasury*, 408 F.3d 1309, 1312 (10th Cir. 2005).

Review of the motion is further complicated because the Defendant named in the caption of the Complaint, Professional Basketball Club (PBC) LLC, who has not been served with process, has made a special appearance and filed a written "Objection to Plaintiff's Application to Proceed In Forma Pauperis." (Doc. # 4). In this Objection, Defendant requests that Plaintiff's application to proceed IFP be denied on the ground that the action is frivolous under 28 U.S.C. § 1915. Defendant asserts that Plaintiff's Complaint raises the same copyright and trademark infringement claims that Plaintiff raised, and this Court and the Tenth Circuit Court of Appeals rejected, in a previous action filed by Plaintiff IFP, Syrus v. Bennett, et al., Case No. CIV-10-1116-D. Because his claims raised in the instant action are "equally frivolous," Defendant asserts that the Court should refuse to allow Plaintiff to proceed *IFP* in this action. Defendant does not expressly seek dismissal of the action filed by Plaintiff herein, and in fact Defendant states that the objection is not intended as a responsive pleading to Plaintiff's Complaint. However, Defendant has invoked 28 U.S.C. § 1915(e)(2)(B)(ii)'s standard for reviewing IFP complaints. Thus, the Court must determine whether it has the authority to *sua sponte* address the sufficiency of the Complaint.

In considering a civil complaint filed IFP, the court has the responsibility to screen the complaint. 28 U.S.C. § 1915(e)(2). On review, the court must dismiss a cause of action filed IFP at any time the court determines the action is frivolous, malicious, fails to state a claim upon which relief may be granted, or if the litigant seeks monetary relief from a defendant who is immune from such a claim. 28 U.S.C. § 1915(e)(2)(B).

In Denton v. Hernandez, 504 U.S. 25 (1992), the Supreme Court stated that "[t]he

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF OKLAHOMA
www.okwd.uscourts.gov

CARMELITA REEDER SHINN
CLERK OF COURT

200 NW 4th Street, Room 121
Oklahoma City, OK 73101
(405)609-5000; Fax (405) 609-509

April 23, 2019

Mr. Charles A. Syrus Jr
1025 NW 86th Street, Apt. 101
Oklahoma City, Oklahoma 73114

Dear Mr. Syrus:

This office has received your letter postmarked, April 19, 2019. If you desire that this document be filed in one of your cases, please note that all documents submitted to this office for filing must be clearly styled and properly captioned (pursuant to LCvR7.1).

To the extent you want to file a civil complaint in the Western District of Oklahoma, attached you will please find the necessary paperwork to assist you in filing a complaint in this court.

Please resubmit the enclosed documents you would like filed to conform to the above-referenced Local Court Rules and Federal Rules of Civil Procedure.

Sincerely,

N. V.

Deputy Court Clerk

Enc.

The remaining subsections of Rule 3 provide technical definitions clarifying the application of the Rules.

ARTICLE II. MISCONDUCT AND DISABILITY

4. Misconduct and Disability Definitions

- (a) **Misconduct Generally.** Cognizable Misconduct is conduct prejudicial to the effective and expeditious administration of the business of the courts. Cognizable misconduct includes, but is not limited to, the following:
 - (1) **Violation of Specific Standards of Judicial Conduct.** Cognizable misconduct includes:
 - (A) using the judge's office to obtain special treatment for friends or relatives; *CANON LAW # 4 (D) (G) CHAMBERS - ART (303) - (S.A.)*
 - (B) accepting bribes, gifts, or other personal favors related to the judicial office; *ART (304) GIFTS & PRESENTS*
 - (C) engaging in improper ex parte communications with parties or counsel for one side in a case; *LCVR 78.1 ORAL ARGUMENTS*
 - (D) engaging in partisan political activity or making *ART (303) (S.A.)* inappropriately partisan statements; *U.S. FED (2315) & ART (2246) H.D.E & CONCEAL EVIDENCE OF CRIMES, A SUMMONS IS SCIENCE*
 - (E) soliciting funds for organizations; or *ART (304) WEARING (DEF)'S NAMES & MONEY REPRESENTING THEIR POWER DURING ONE-SIDE ARGUMENT...*
 - (F) violating rules or standards pertaining to restrictions on outside income or knowingly violating requirements for financial disclosure. *ART (304) WEARING (DEF)'S NAMES & MONEY REPRESENTING THEIR POWER DURING ONE-SIDE ARGUMENT...*
 - (2) **Abusive or Harassing Behavior.** Cognizable misconduct includes:
 - (A) engaging in unwanted, offensive, or abusive sexual conduct, including sexual harassment or assault;
 - (B) treating litigants, attorneys, judicial employees, or others in a demonstrably egregious and hostile manner; or *ATTACKED OUR DISABILITIES ART (81) WITH VERBAL ABUSIVE TONES, KNOWING ALL (DEF)'S WAS NOT (SICK)*
 - (C) creating a hostile work environment for judicial employees. *CLERKS & JUDGES WEARING (DEF)'S NAMES & MONEY AS POWER NBA TEE-SHIRTS*
ILLEGAL (RICO) CLERKS SERVED ALL (DEF)'S AT 1ST LIGANT & ALL (DEF)'S APPEARED AT 8:30AM WITH (J.O.R.) & U.S. FED COURT PROPERTY STOLEN (JFP) IN ALL (DEF)'S HANDS WITHOUT BEING [SPARED] VIOLATED CANON LAW 1-5

Form 71

APPENDIX OF FORMS

name the amount of \$_____, with prejudgment interest at the rate of __%, postjudgment interest at the rate of __%, along with costs.] [the plaintiff recover nothing, the action be dismissed on the merits, and the defendant name recover costs from the plaintiff name.]

Date _____

Clerk of Court

(Added Apr. 30, 2007, eff. Dec. 1. 2007.)

Form 80. Notice of a Magistrate Judge's Availability

(Caption—See Form 1.)

1. A magistrate judge is available under title 28 U.S.C. § 636(c) to conduct the proceedings in this case, including a jury or nonjury trial and the entry of final judgment. But a magistrate judge can be assigned only if all parties voluntarily consent.
2. You may withhold your consent without adverse substantive consequences. The identity of any party consenting or withholding consent will not be disclosed to the judge to whom the case is assigned or to any magistrate judge.
3. If a magistrate judge does hear your case, you may appeal directly to a United States court of appeals as you would if a district judge heard it.

A form called *Consent to an Assignment to a United States Magistrate Judge* is available from the court clerk's office.

(Added Apr. 30, 2007, eff. Dec. 1. 2007.)

Form 81. Consent to an Assignment to a Magistrate Judge

(Caption—See Form 1.)

I voluntarily consent to have a United States magistrate judge conduct all further proceedings in this case, including a trial, and order the entry of final judgment. (Return this form to the court clerk—not to a judge or magistrate judge.)

Date _____

Signature of the Party

APPENDIX OF FORMS

Form 82

Form 82. Order of Assignment to a Magistrate Judge

(Caption—See Form 1.)

With the parties' consent it is ordered that this case be assigned to United States Magistrate Judge _____ of this district to conduct all proceedings and enter final judgment in accordance with 28 U.S.C. § 636(c).

Date _____

United States District Judge

(Added Apr. 30, 2007, eff. Dec. 1. 2007.)

DAMAGES: NOVATION
 IN VIOLATION OF;
 U.S.C. TITLE 28 SEC(144)
 CIVIL BIAS AND PREJUDICE
 OF A JUDGE (PL)'S OWN
 RECEIVING ARTICLE (1215)
 NOVATION DAMAGES
 AND
 ARTICLE (1231)
 NOVATION DAMAGES
 FOR ART (1341)
 FRAUDULENT OPERATIONS;
 ARTICLE (2254)
 ADMISSONS - OMISSIONS
 of (PL)'S UNSWORN ASSERTIONS
 TESTIMONIES.

consents that liability shall be joint and several, that judgment may be entered in accordance with the obligation simultaneously with judgment against the principal, and that execution may thereupon issue against the appropriate property.

(i) **Further Security for Justification of Personal Sureties.** Upon reasonable notice to the party presenting the security, any other party for whose benefit it is presented may apply to the court at any time for further or different security or for an order requiring personal sureties to justify.

(j) **Court Officers Not Allowed as Sureties.** Unless a party to the action, no clerk, marshal, member of the bar, or other officer of this court will be accepted as surety, either directly or indirectly, on any bond or undertaking in any action or proceeding in this court.

IX. PROVISIONAL AND FINAL REMEDIES.

LCvR57.1 Deposit and Withdrawal of Funds in Court.

In cases where a party depositing funds with the clerk desires that the funds be invested with a named institution, the order shall so specify but, in the absence of specific directions to the contrary, all registry funds will be invested in a general interest-bearing account in the bank selected for that period through appropriate bidding procedures.

LCvR57.2 Disbursement of Registry Funds.

All checks drawn by the clerk of this court on deposits made in the registry of the court shall be made payable to the order of the payee or payees as the name or names thereof shall appear in the orders of this court providing for distribution.

Disbursements from the registry of the court shall be made immediately upon receipt of the order for disbursement and after the Social Security or tax identification number of the payee has been orally communicated to the court clerk financial administrator, except in cases where it is necessary to allow time for a check or draft to clear or in cases where an order is appealable and must be held until the time for appeal has expired.

X. SPECIAL PROCEEDINGS.

LCvR73.1 Magistrate Judge - Consent Authority.

(a) With the consent of the parties, each full-time United States Magistrate Judge appointed by this court is specifically designated to exercise the authority and jurisdiction provided by 28 U.S.C. § 636(c) and Fed. R. Civ. P. 73 to conduct any or all proceedings in a jury or non-jury civil matter and to enter the entry of judgment in the case.

(b) The parties may consent to Magistrate Judge jurisdiction at any time during the pendency of a case.

(c) The joint form of consent shall be executed by the parties unless one of the parties is *pro se* prisoner, in which case separate consent forms may be submitted.

(d) After the consent form has been executed and filed, the clerk shall transmit it to the assigned district judge for approval and reference of the case to the assigned Magistrate Judge for all further proceedings.

XI. DISTRICT COURTS AND CLERKS.

LCvR75.1 Oral Arguments.

Oral arguments or hearings on motions or objections will not be conducted unless ordered by the court.

XII. GENERAL PROVISIONS.

LCvR81.1 Removed Actions - Demand for Jury Trial.

Unless demanded in the state court, trial by jury is waived in any case removed from a state court unless a demand for a jury trial is filed and served within 14 days after the notice of removal is filed if the party is the one who filed the removal, or if not the one who filed the removal, within 14 days after receiving service of the notice of removal.

LCvR81.2 Removed Actions - Documents to Be Filed; Status of Pending Motions.

(a) **Filing of State Court Document Sheet.** In addition to the items required by 28 U.S.C. § 1446, which must be submitted with a notice of removal, the removing party shall include a copy of the state court docket sheet.

(b) **Motions Pending in State Court at the Time of Removal.** Any motion pending at the time of removal will be considered withdrawn unless, within 30 days of removal, the moving party files a notice of pending motion and attaches copies of: (1) the original motion filed in state court; and (2) all responses, reply, or other papers filed in state court that are necessary to adjudicate the motion. The court may require that any such motion, response, reply, or other paper be refiled in conformity with the Federal Rules of Civil Procedure or the Local Civil Rules.

(c) **Pending Discovery Request Following Removal.** In the absence of a contrary stipulation or court order, discovery pending in state court at the time of removal is considered void.

LCvR81.3 Removed Actions - Bankruptcy.

A notice of removal from state court filed pursuant to Fed. R. Bankr. P. 9027 shall be filed with the bankruptcy clerk. All such removed claims and causes of action are hereby referred to the appropriate bankruptcy judge to be heard and, unless withdrawn by a district judge, such bankruptcy judge shall enter appropriate orders and judgments, subject to review by a district judge or appeal to a district judge as appropriate under 28 U.S.C. §§ 157 and 158 and the Federal Rules of Bankruptcy Procedure.

LCvR83.4 Bankruptcy Cases.

(a) Matters Refereed to the Bankruptcy Judge.

(1) Pursuant to 28 U.S.C. § 157(a), all cases under Title 11 of the United States Code and any and all proceedings arising under Title 11 or arising in or related to a case under Title 11 shall be and are hereby referred to the bankruptcy judges for this district.

(2) The bankruptcy judges shall hear and determine all cases under Title 11 and all core proceedings arising under Title 11 or arising in a case under Title 11, and may enter appropriate orders and judgments, subject to review under 28 U.S.C. § 158; provided, however, that personal injury tort and wrongful death claims shall be tried in the district court in accordance with 28 U.S.C. § 157(c)(5).

(3) The bankruptcy judges may hear a proceeding that is not a core proceeding but that is related to a case under Title 11. Resolution of such matters shall be governed by 28 U.S.C. § 157(c).

(b) Motions to Abstain or for Withdrawal of the Reference.

(1) Motions to abstain from hearing a particular proceeding pursuant to 28 U.S.C. § 1334(c) shall be first presented to and heard by the bankruptcy judge and shall be governed by Fed. R. Bankr. P. 5011 and 9014.

(2) Motions for withdrawal of the reference of a bankruptcy case, adversary proceeding, or contested matter (collectively, a "Bankruptcy Proceeding") shall be filed with the clerk of the bankruptcy court, along with the required filing fee, and shall be governed by Fed. R. Bankr. P. 5011 and 9014. The motion shall address the authority of the bankruptcy court to adjudicate the claims asserted in the Bankruptcy Proceeding, including: (i) whether the Bankruptcy Proceeding is a core proceeding under 28 U.S.C. § 157(b) or a proceeding that is otherwise related to a case under Title 11, and (ii) whether the bankruptcy court has the constitutional authority to enter a final order and judgment on the claims asserted in the Bankruptcy Proceeding.

(3) To be timely under 28 U.S.C. § 157(d), motions for withdrawal of the reference of a bankruptcy case shall be filed and served within 14 days after the first meeting of creditors is concluded in the case, and motions for withdrawal of the reference of an adversary proceeding or a contested matter shall be filed and served within 30 days of the time the movant files its first pleading. Failure to timely move for withdrawal of the reference of a Bankruptcy Proceeding shall constitute a waiver of any right to trial by jury of the claims asserted in the Bankruptcy Proceeding and, in light of the opportunity to refuse occasioned by

Respectfully:

Charles A. Syrus Jr.
CHARLES A. SYRUS JR.
Husband

ANNETTA F. SYRUS
Wife Deceased

Plaintiffs (pls)

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